### **APPENDIX A**

California Urban Water Management Planning Act

# Section K: California Water Code, Division 6, Part 2.6: Urban Water Management Planning

The following sections of California Water Code Division 6, Part 2.6, are available online at http://www.leginfo.ca.gov/calaw.html.

Chapter 1. General Declaration and Policy	§10610-10610.4
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### **Chapter 1. General Declaration and Policy**

**10610.** This part shall be known and may be cited as the "Urban Water Management Planning Act."

#### 10610.2.

- (a) The Legislature finds and declares all of the following:
  - (1) The waters of the state are a limited and renewable resource subject to everincreasing demands.
  - (2) The conservation and efficient use of urban water supplies are of statewide concern; however, the planning for that use and the implementation of those plans can best be accomplished at the local level.
  - (3) A long-term, reliable supply of water is essential to protect the productivity of California's businesses and economic climate.
  - (4) As part of its long-range planning activities, every urban water supplier should make every effort to ensure the appropriate level of reliability in its water service sufficient to meet the needs of its various categories of customers during normal, dry, and multiple dry water years.
  - (5) Public health issues have been raised over a number of contaminants that have been identified in certain local and imported water supplies.
  - (6) Implementing effective water management strategies, including groundwater storage projects and recycled water projects, may require specific water quality and salinity targets for meeting groundwater basins water quality objectives and promoting beneficial use of recycled water.

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(7) Water quality regulations are becoming an increasingly important factor in water agencies' selection of raw water sources, treatment alternatives, and modifications to existing treatment facilities.

- (8) Changes in drinking water quality standards may also impact the usefulness of water supplies and may ultimately impact supply reliability.
- (9) The quality of source supplies can have a significant impact on water management strategies and supply reliability.
- (b) This part is intended to provide assistance to water agencies in carrying out their long-term resource planning responsibilities to ensure adequate water supplies to meet existing and future demands for water.

**10610.4.** The Legislature finds and declares that it is the policy of the state as follows:

- (a) The management of urban water demands and efficient use of water shall be actively pursued to protect both the people of the state and their water resources.
- (b) The management of urban water demands and efficient use of urban water supplies shall be a guiding criterion in public decisions.
- (c) Urban water suppliers shall be required to develop water management plans to actively pursue the efficient use of available supplies.

### Chapter 2. Definitions

- **10611.** Unless the context otherwise requires, the definitions of this chapter govern the construction of this part.
- 10611.5. "Demand management" means those water conservation measures, programs, and incentives that prevent the waste of water and promote the reasonable and efficient use and reuse of available supplies.
- 10612. "Customer" means a purchaser of water from a water supplier who uses the water for municipal purposes, including residential, commercial, governmental, and industrial uses.
- 10613. "Efficient use" means those management measures that result in the most effective use of water so as to prevent its waste or unreasonable use or unreasonable method of use.
- **10614.** "Person" means any individual, firm, association, organization, partnership, business, trust, corporation, company, public agency, or any agency of such an entity.

10615. "Plan" means an urban water management plan prepared pursuant to this part. A plan shall describe and evaluate sources of supply, reasonable and practical efficient uses, reclamation and demand management activities. The components of the plan may vary according to an individual community or area's characteristics and its capabilities to efficiently use and conserve water. The plan shall address measures for residential, commercial, governmental, and industrial water demand management as set forth in Article 2 (commencing with Section 10630) of Chapter 3. In addition, a strategy and time schedule for implementation shall be included in the plan.

**10616.** "Public agency" means any board, commission, county, city and county, city, regional agency, district, or other public entity.

**10616.5.** "Recycled water" means the reclamation and reuse of wastewater for beneficial use.

10617. "Urban water supplier" means a supplier, either publicly or privately owned, providing water for municipal purposes either directly or indirectly to more than 3,000 customers or supplying more than 3,000 acre-feet of water annually. An urban water supplier includes a supplier or contractor for water, regardless of the basis of right, which distributes or sells for ultimate resale to customers. This part applies only to water supplied from public water systems subject to Chapter 4 (commencing with Section 116275) of Part 12 of Division 104 of the Health and Safety Code.

### Chapter 3. Urban Water Management Plans

#### Article 1. General Provisions

10620.

- (a) Every urban water supplier shall prepare and adopt an urban water management plan in the manner set forth in Article 3 (commencing with Section 10640).
- (b) Every person that becomes an urban water supplier shall adopt an urban water management plan within one year after it has become an urban water supplier.
- (c) An urban water supplier indirectly providing water shall not include planning elements in its water management plan as provided in Article 2 (commencing with Section 10630) that would be applicable to urban water suppliers or public agencies directly providing water, or to their customers, without the consent of those suppliers or public agencies.
- (d) (1) An urban water supplier may satisfy the requirements of this part by participation in areawide, regional, watershed, or basinwide urban water management planning where those plans will reduce preparation costs and contribute to the achievement of conservation and efficient water use.

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- (2) Each urban water supplier shall coordinate the preparation of its plan with other appropriate agencies in the area, including other water suppliers that share a common source, water management agencies, and relevant public agencies, to the extent practicable.
- (e) The urban water supplier may prepare the plan with its own staff, by contract, or in cooperation with other governmental agencies.
- (f) An urban water supplier shall describe in the plan water management tools and options used by that entity that will maximize resources and minimize the need to import water from other regions.

#### 10621.

- (a) Each urban water supplier shall update its plan at least once every five years on or before December 31, in years ending in five and zero.
- (b) Every urban water supplier required to prepare a plan pursuant to this part shall, at least 60 days prior to the public hearing on the plan required by Section 10642, notify any city or county within which the supplier provides water supplies that the urban water supplier will be reviewing the plan and considering amendments or changes to the plan. The urban water supplier may consult with, and obtain comments from, any city or county that receives notice pursuant to this subdivision.
- (c) The amendments to, or changes in, the plan shall be adopted and filed in the manner set forth in Article 3 (commencing with Section 10640).

#### Article 2. Contents of Plans

10630. It is the intention of the Legislature, in enacting this part, to permit levels of water management planning commensurate with the numbers of customers served and the volume of water supplied.

**10631.** A plan shall be adopted in accordance with this chapter that shall do all of the following:

- (a) Describe the service area of the supplier, including current and projected population, climate, and other demographic factors affecting the supplier's water management planning. The projected population estimates shall be based upon data from the state, regional, or local service agency population projections within the service area of the urban water supplier and shall be in five-year increments to 20 years or as far as data is available.
- (b) Identify and quantify, to the extent practicable, the existing and planned sources of water available to the supplier over the same five-year increments described in subdivision (a). If groundwater is identified as an existing or planned source of

water available to the supplier, all of the following information shall be included in the plan:

- A copy of any groundwater management plan adopted by the urban water supplier, including plans adopted pursuant to Part 2.75 (commencing with Section 10750), or any other specific authorization for groundwater management.
- (2) A description of any groundwater basin or basins from which the urban water supplier pumps groundwater. For those basins for which a court or the board has adjudicated the rights to pump groundwater, a copy of the order or decree adopted by the court or the board and a description of the amount of groundwater the urban water supplier has the legal right to pump under the order or decree. For basins that have not been adjudicated, information as to whether the department has identified the basin or basins as overdrafted or has projected that the basin will become overdrafted if present management conditions continue, in the most current official departmental bulletin that characterizes the condition of the groundwater basin, and a detailed description of the efforts being undertaken by the urban water supplier to eliminate the long-term overdraft condition.
- (3) A detailed description and analysis of the location, amount, and sufficiency of groundwater pumped by the urban water supplier for the past five years. The description and analysis shall be based on information that is reasonably available, including, but not limited to, historic use records.
- (4) A detailed description and analysis of the amount and location of groundwater that is projected to be pumped by the urban water supplier. The description and analysis shall be based on information that is reasonably available, including, but not limited to, historic use records.
- (c) (1) Describe the reliability of the water supply and vulnerability to seasonal or climatic shortage, to the extent practicable, and provide data for each of the following:
  - (A) An average water year.
  - (B) A single dry water year.
  - (C) Multiple dry water years.
  - (2) For any water source that may not be available at a consistent level of use, given specific legal, environmental, water quality, or climatic factors, describe plans to supplement or replace that source with alternative sources or water demand management measures, to the extent practicable.

(d) Describe the opportunities for exchanges or transfers of water on a short-term or long-term basis.

- (e) (1) Quantify, to the extent records are available, past and current water use, over the same five-year increments described in subdivision (a), and projected water use, identifying the uses among water use sectors, including, but not necessarily limited to, all of the following uses:
  - (A) Single-family residential.
  - (B) Multifamily.
  - (C) Commercial.
  - (D) Industrial.
  - (E) Institutional and governmental.
  - (F) Landscape.
  - (G) Sales to other agencies.
  - (H) Saline water intrusion barriers, groundwater recharge, or conjunctive use, or any combination thereof.
  - (I) Agricultural.
  - (2) The water use projections shall be in the same five-year increments described in subdivision (a).
- (f) Provide a description of the supplier's water demand management measures. This description shall include all of the following:
  - (1) A description of each water demand management measure that is currently being implemented, or scheduled for implementation, including the steps necessary to implement any proposed measures, including, but not limited to, all of the following:
    - (A) Water survey programs for single-family residential and multifamily residential customers.
    - (B) Residential plumbing retrofit.
    - (C) System water audits, leak detection, and repair.
    - (D) Metering with commodity rates for all new connections and retrofit of existing connections.

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- (E) Large landscape conservation programs and incentives.
- (F) High-efficiency washing machine rebate programs.
- (G) Public information programs.
- (H) School education programs.
- (I) Conservation programs for commercial, industrial, and institutional accounts.
- (J) Wholesale agency programs.
- (K) Conservation pricing.
- (L) Water conservation coordinator.
- (M) Water waste prohibition.
- (N) Residential ultra-low-flush toilet replacement programs.
- (2) A schedule of implementation for all water demand management measures proposed or described in the plan.
- (3) A description of the methods, if any, that the supplier will use to evaluate the effectiveness of water demand management measures implemented or described under the plan.
- (4) An estimate, if available, of existing conservation savings on water use within the supplier's service area, and the effect of the savings on the supplier's ability to further reduce demand.
- (g) An evaluation of each water demand management measure listed in paragraph (1) of subdivision (f) that is not currently being implemented or scheduled for implementation. In the course of the evaluation, first consideration shall be given to water demand management measures, or combination of measures, that offer lower incremental costs than expanded or additional water supplies. This evaluation shall do all of the following:
  - (1) Take into account economic and noneconomic factors, including environmental, social, health, customer impact, and technological factors.
  - (2) Include a cost-benefit analysis, identifying total benefits and total costs.
  - (3) Include a description of funding available to implement any planned water supply project that would provide water at a higher unit cost.

(4) Include a description of the water supplier's legal authority to implement the measure and efforts to work with other relevant agencies to ensure the implementation of the measure and to share the cost of implementation.

- (h) Include a description of all water supply projects and water supply programs that may be undertaken by the urban water supplier to meet the total projected water use as established pursuant to subdivision (a) of Section 10635. The urban water supplier shall include a detailed description of expected future projects and programs, other than the demand management programs identified pursuant to paragraph (1) of subdivision (f), that the urban water supplier may implement to increase the amount of the water supply available to the urban water supplier in average, single-dry, and multiple-dry water years. The description shall identify specific projects and include a description of the increase in water supply that is expected to be available from each project. The description shall include an estimate with regard to the implementation timeline for each project or program.
- (i) Describe the opportunities for development of desalinated water, including, but not limited to, ocean water, brackish water, and groundwater, as a long-term supply.
- (j) For purposes of this part, urban water suppliers that are members of the California Urban Water Conservation Council shall be deemed in compliance with the requirements of subdivisions (f) and (g) by complying with all the provisions of the "Memorandum of Understanding Regarding Urban Water Conservation in California," dated December 10, 2008, as it may be amended, and by submitting the annual reports required by Section 6.2 of that memorandum.
- (k) Urban water suppliers that rely upon a wholesale agency for a source of water shall provide the wholesale agency with water use projections from that agency for that source of water in five-year increments to 20 years or as far as data is available. The wholesale agency shall provide information to the urban water supplier for inclusion in the urban water supplier's plan that identifies and quantifies, to the extent practicable, the existing and planned sources of water as required by subdivision (b), available from the wholesale agency to the urban water supplier over the same five-year increments, and during various water-year types in accordance with subdivision (c). An urban water supplier may rely upon water supply information provided by the wholesale agency in fulfilling the plan informational requirements of subdivisions (b) and (c).

#### 10631.1.

(a) The water use projections required by Section 10631 shall include projected water use for single-family and multifamily residential housing needed for lower income households, as defined in Section 50079.5 of the Health and Safety Code,

as identified in the housing element of any city, county, or city and county in the service area of the supplier.

(b) It is the intent of the Legislature that the identification of projected water use for single-family and multifamily residential housing for lower income households will assist a supplier in complying with the requirement under Section 65589.7 of the Government Code to grant a priority for the provision of service to housing units affordable to lower income households.

#### 10631.5.

- (a) (1) Beginning January 1, 2009, the terms of, and eligibility for, a water management grant or loan made to an urban water supplier and awarded or administered by the department, state board, or California Bay-Delta Authority or its successor agency shall be conditioned on the implementation of the water demand management measures described in Section 10631, as determined by the department pursuant to subdivision (b).
  - (2) For the purposes of this section, water management grants and loans include funding for programs and projects for surface water or groundwater storage, recycling, desalination, water conservation, water supply reliability, and water supply augmentation. This section does not apply to water management projects funded by the federal American Recovery and Reinvestment Act of 2009 (Public Law 111-5).
  - (3) Notwithstanding paragraph (1), the department shall determine that an urban water supplier is eligible for a water management grant or loan even though the supplier is not implementing all of the water demand management measures described in Section 10631, if the urban water supplier has submitted to the department for approval a schedule, financing plan, and budget, to be included in the grant or loan agreement, for implementation of the water demand management measures. The supplier may request grant or loan funds to implement the water demand management measures to the extent the request is consistent with the eligibility requirements applicable to the water management funds.
  - (4) (A) Notwithstanding paragraph (1), the department shall determine that an urban water supplier is eligible for a water management grant or loan even though the supplier is not implementing all of the water demand management measures described in Section 10631, if an urban water supplier submits to the department for approval documentation demonstrating that a water demand management measure is not locally cost effective. If the department determines that the documentation submitted by the urban water supplier fails to demonstrate that a water demand management measure is not locally cost effective, the

- department shall notify the urban water supplier and the agency administering the grant or loan program within 120 days that the documentation does not satisfy the requirements for an exemption, and include in that notification a detailed statement to support the determination.
- (B) For purposes of this paragraph, "not locally cost effective" means that the present value of the local benefits of implementing a water demand management measure is less than the present value of the local costs of implementing that measure.
- (b) (1) The department, in consultation with the state board and the California Bay-Delta Authority or its successor agency, and after soliciting public comment regarding eligibility requirements, shall develop eligibility requirements to implement the requirement of paragraph (1) of subdivision (a). In establishing these eligibility requirements, the department shall do both of the following:
  - (A) Consider the conservation measures described in the Memorandum of Understanding Regarding Urban Water Conservation in California, and alternative conservation approaches that provide equal or greater water savings.
  - (B) Recognize the different legal, technical, fiscal, and practical roles and responsibilities of wholesale water suppliers and retail water suppliers.
  - (2) (A) For the purposes of this section, the department shall determine whether an urban water supplier is implementing all of the water demand management measures described in Section 10631 based on either, or a combination, of the following:
    - (i) Compliance on an individual basis.
    - (ii) Compliance on a regional basis. Regional compliance shall require participation in a regional conservation program consisting of two or more urban water suppliers that achieves the level of conservation or water efficiency savings equivalent to the amount of conservation or savings achieved if each of the participating urban water suppliers implemented the water demand management measures. The urban water supplier administering the regional program shall provide participating urban water suppliers and the department with data to demonstrate that the regional program is consistent with this clause. The department shall review the data to determine whether the urban water suppliers in the regional program are meeting the eligibility requirements.

- (B) The department may require additional information for any determination pursuant to this section.
- (3) The department shall not deny eligibility to an urban water supplier in compliance with the requirements of this section that is participating in a multiagency water project, or an integrated regional water management plan, developed pursuant to Section 75026 of the Public Resources Code, solely on the basis that one or more of the agencies participating in the project or plan is not implementing all of the water demand management measures described in Section 10631.
- (c) In establishing guidelines pursuant to the specific funding authorization for any water management grant or loan program subject to this section, the agency administering the grant or loan program shall include in the guidelines the eligibility requirements developed by the department pursuant to subdivision (b).
- (d) Upon receipt of a water management grant or loan application by an agency administering a grant and loan program subject to this section, the agency shall request an eligibility determination from the department with respect to the requirements of this section. The department shall respond to the request within 60 days of the request.
- (e) The urban water supplier may submit to the department copies of its annual reports and other relevant documents to assist the department in determining whether the urban water supplier is implementing or scheduling the implementation of water demand management activities. In addition, for urban water suppliers that are signatories to the Memorandum of Understanding Regarding Urban Water Conservation in California and submit biennial reports to the California Urban Water Conservation Council in accordance with the memorandum, the department may use these reports to assist in tracking the implementation of water demand management measures.
- (f) This section shall remain in effect only until July 1, 2016, and as of that date is repealed, unless a later enacted statute, that is enacted before July 1, 2016, deletes or extends that date.
- 10631.7. The department, in consultation with the California Urban Water Conservation Council, shall convene an independent technical panel to provide information and recommendations to the department and the Legislature on new demand management measures, technologies, and approaches. The panel shall consist of no more than seven members, who shall be selected by the department to reflect a balanced representation of experts. The panel shall have at least one, but no more than two, representatives from each of the following: retail water suppliers, environmental organizations, the business community, wholesale water suppliers, and academia. The panel shall be convened by January 1, 2009, and shall report to the

Legislature no later than January 1, 2010, and every five years thereafter. The department shall review the panel report and include in the final report to the Legislature the department's recommendations and comments regarding the panel process and the panel's recommendations.

**10632.** The plan shall provide an urban water shortage contingency analysis which includes each of the following elements which are within the authority of the urban water supplier:

- (a) Stages of action to be undertaken by the urban water supplier in response to water supply shortages, including up to a 50 percent reduction in water supply, and an outline of specific water supply conditions which are applicable to each stage.
- (b) An estimate of the minimum water supply available during each of the next three water years based on the driest three-year historic sequence for the agency's water supply.
- (c) Actions to be undertaken by the urban water supplier to prepare for, and implement during, a catastrophic interruption of water supplies including, but not limited to, a regional power outage, an earthquake, or other disaster.
- (d) Additional, mandatory prohibitions against specific water use practices during water shortages, including, but not limited to, prohibiting the use of potable water for street cleaning.
- (e) Consumption reduction methods in the most restrictive stages. Each urban water supplier may use any type of consumption reduction methods in its water shortage contingency analysis that would reduce water use, are appropriate for its area, and have the ability to achieve a water use reduction consistent with up to a 50 percent reduction in water supply.
- (f) Penalties or charges for excessive use, where applicable.
- (g) An analysis of the impacts of each of the actions and conditions described in subdivisions (a) to (f), inclusive, on the revenues and expenditures of the urban water supplier, and proposed measures to overcome those impacts, such as the development of reserves and rate adjustments.
- (h) A draft water shortage contingency resolution or ordinance.
- (i) A mechanism for determining actual reductions in water use pursuant to the urban water shortage contingency analysis.

**10633.** The plan shall provide, to the extent available, information on recycled water and its potential for use as a water source in the service area of the urban water

supplier. The preparation of the plan shall be coordinated with local water, wastewater, groundwater, and planning agencies that operate within the supplier's service area, and shall include all of the following:

- (a) A description of the wastewater collection and treatment systems in the supplier's service area, including a quantification of the amount of wastewater collected and treated and the methods of wastewater disposal.
- (b) A description of the quantity of treated wastewater that meets recycled water standards, is being discharged, and is otherwise available for use in a recycled water project.
- (c) A description of the recycled water currently being used in the supplier's service area, including, but not limited to, the type, place, and quantity of use.
- (d) A description and quantification of the potential uses of recycled water, including, but not limited to, agricultural irrigation, landscape irrigation, wildlife habitat enhancement, wetlands, industrial reuse, groundwater recharge, indirect potable reuse, and other appropriate uses, and a determination with regard to the technical and economic feasibility of serving those uses.
- (e) The projected use of recycled water within the supplier's service area at the end of 5, 10, 15, and 20 years, and a description of the actual use of recycled water in comparison to uses previously projected pursuant to this subdivision.
- (f) A description of actions, including financial incentives, which may be taken to encourage the use of recycled water, and the projected results of these actions in terms of acre-feet of recycled water used per year.
- (g) A plan for optimizing the use of recycled water in the supplier's service area, including actions to facilitate the installation of dual distribution systems, to promote recirculating uses, to facilitate the increased use of treated wastewater that meets recycled water standards, and to overcome any obstacles to achieving that increased use.

10634. The plan shall include information, to the extent practicable, relating to the quality of existing sources of water available to the supplier over the same five-year increments as described in subdivision (a) of Section 10631, and the manner in which water quality affects water management strategies and supply reliability.

#### Article 2.5. Water Service Reliability

#### 10635.

(a) Every urban water supplier shall include, as part of its urban water management plan, an assessment of the reliability of its water service to its customers during normal, dry, and multiple dry water years. This water supply and demand

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assessment shall compare the total water supply sources available to the water supplier with the total projected water use over the next 20 years, in five-year increments, for a normal water year, a single dry water year, and multiple dry water years. The water service reliability assessment shall be based upon the information compiled pursuant to Section 10631, including available data from state, regional, or local agency population projections within the service area of the urban water supplier.

- (b) The urban water supplier shall provide that portion of its urban water management plan prepared pursuant to this article to any city or county within which it provides water supplies no later than 60 days after the submission of its urban water management plan.
- (c) Nothing in this article is intended to create a right or entitlement to water service or any specific level of water service.
- (d) Nothing in this article is intended to change existing law concerning an urban water supplier's obligation to provide water service to its existing customers or to any potential future customers.

#### Article 3. Adoption and Implementation of Plans

**10640.** Every urban water supplier required to prepare a plan pursuant to this part shall prepare its plan pursuant to Article 2 (commencing with Section 10630).

The supplier shall likewise periodically review the plan as required by Section 10621, and any amendments or changes required as a result of that review shall be adopted pursuant to this article.

**10641.** An urban water supplier required to prepare a plan may consult with, and obtain comments from, any public agency or state agency or any person who has special expertise with respect to water demand management methods and techniques.

10642. Each urban water supplier shall encourage the active involvement of diverse social, cultural, and economic elements of the population within the service area prior to and during the preparation of the plan. Prior to adopting a plan, the urban water supplier shall make the plan available for public inspection and shall hold a public hearing thereon. Prior to the hearing, notice of the time and place of hearing shall be published within the jurisdiction of the publicly owned water supplier pursuant to Section 6066 of the Government Code. The urban water supplier shall provide notice of the time and place of hearing to any city or county within which the supplier provides water supplies. A privately owned water supplier shall provide an equivalent notice within its service area. After the hearing, the plan shall be adopted as prepared or as modified after the hearing.

**10643.** An urban water supplier shall implement its plan adopted pursuant to this chapter in accordance with the schedule set forth in its plan.

#### 10644.

- (a) An urban water supplier shall submit to the department, the California State Library, and any city or county within which the supplier provides water supplies a copy of its plan no later than 30 days after adoption. Copies of amendments or changes to the plans shall be submitted to the department, the California State Library, and any city or county within which the supplier provides water supplies within 30 days after adoption.
- (b) The department shall prepare and submit to the Legislature, on or before December 31, in the years ending in six and one, a report summarizing the status of the plans adopted pursuant to this part. The report prepared by the department shall identify the exemplary elements of the individual plans. The department shall provide a copy of the report to each urban water supplier that has submitted its plan to the department. The department shall also prepare reports and provide data for any legislative hearings designed to consider the effectiveness of plans submitted pursuant to this part.
- (c) (1) For the purpose of identifying the exemplary elements of the individual plans, the department shall identify in the report those water demand management measures adopted and implemented by specific urban water suppliers, and identified pursuant to Section 10631, that achieve water savings significantly above the levels established by the department to meet the requirements of Section 10631.5.
  - (2) The department shall distribute to the panel convened pursuant to Section 10631.7 the results achieved by the implementation of those water demand management measures described in paragraph (1).
  - (3) The department shall make available to the public the standard the department will use to identify exemplary water demand management measures.

**10645.** Not later than 30 days after filing a copy of its plan with the department, the urban water supplier and the department shall make the plan available for public review during normal business hours.

### **Chapter 4. Miscellaneous Provisions**

**10650.** Any actions or proceedings to attack, review, set aside, void, or annul the acts or decisions of an urban water supplier on the grounds of noncompliance with this part shall be commenced as follows:

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(a) An action or proceeding alleging failure to adopt a plan shall be commenced within 18 months after that adoption is required by this part.

- (b) Any action or proceeding alleging that a plan, or action taken pursuant to the plan, does not comply with this part shall be commenced within 90 days after filing of the plan or amendment thereto pursuant to Section 10644 or the taking of that action.
- 10651. In any action or proceeding to attack, review, set aside, void, or annul a plan, or an action taken pursuant to the plan by an urban water supplier on the grounds of noncompliance with this part, the inquiry shall extend only to whether there was a prejudicial abuse of discretion. Abuse of discretion is established if the supplier has not proceeded in a manner required by law or if the action by the water supplier is not supported by substantial evidence.
- 10652. The California Environmental Quality Act (Division 13 (commencing with Section 21000) of the Public Resources Code) does not apply to the preparation and adoption of plans pursuant to this part or to the implementation of actions taken pursuant to Section 10632. Nothing in this part shall be interpreted as exempting from the California Environmental Quality Act any project that would significantly affect water supplies for fish and wildlife, or any project for implementation of the plan, other than projects implementing Section 10632, or any project for expanded or additional water supplies.
- 10653. The adoption of a plan shall satisfy any requirements of state law, regulation, or order, including those of the State Water Resources Control Board and the Public Utilities Commission, for the preparation of water management plans or conservation plans; provided, that if the State Water Resources Control Board or the Public Utilities Commission requires additional information concerning water conservation to implement its existing authority, nothing in this part shall be deemed to limit the board or the commission in obtaining that information. The requirements of this part shall be satisfied by any urban water demand management plan prepared to meet federal laws or regulations after the effective date of this part, and which substantially meets the requirements of this part, or by any existing urban water management plan which includes the contents of a plan required under this part.
- 10654. An urban water supplier may recover in its rates the costs incurred in preparing its plan and implementing the reasonable water conservation measures included in the plan. Any best water management practice that is included in the plan that is identified in the "Memorandum of Understanding Regarding Urban Water Conservation in California" is deemed to be reasonable for the purposes of this section.
- 10655. If any provision of this part or the application thereof to any person or circumstances is held invalid, that invalidity shall not affect other provisions or

applications of this part which can be given effect without the invalid provision or application thereof, and to this end the provisions of this part are severable.

**10656.** An urban water supplier that does not prepare, adopt, and submit its urban water management plan to the department in accordance with this part, is ineligible to receive funding pursuant to Division 24 (commencing with Section 78500) or Division 26 (commencing with Section 79000), or receive drought assistance from the state until the urban water management plan is submitted pursuant to this article.

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## **APPENDIX B**

**Notification Letters** 



## 861 Village Oaks Drive, Suite 100 • Covina , California 91724 Phone: (626) 967-6202 • FAX: (626) 331-7065 • Web site: www.stetsonengineers.com

Northern California · Southern California · New Mexico · Arizona · Nevada · Colorado

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Reply to:

Covina

July 12, 2011

Department of Water Resources
Statewide Integrated Water Management
Water Use Efficiency Branch
P.O. Box 942836
Sacramento, California 94236-0001
Attn: Coordinator, Urban Water Management Plans

Subject:

Sunny Slope Water Company

2010 Urban Water Management Plan

Dear Coordinator, Urban Water Management Plans:

Sunny Slope Water Company (SSWC) has authorized this office to provide you with SSWC's 2010 Urban Water Management Plan as a hardcopy and as a CD electronic copy in accordance with Section 10644 of the California Water Code. As part of the Urban Water Management Plan process, SSWC took the following actions:

- Notified Cities within its service area of the preparation of its 2010 Urban Water Management Plan Update and encouraged participation and the submittal of comments
- Gave notice, prior to a public hearing, to any city or county within which the supplier provides water supplies notifying that the City is reviewing the Plan and is considering changes according to Assembly Bill 1376
- Made the plan available to the public for review 2 weeks prior to holding a public hearing on June 15, 2011
- Adopted the draft Urban Water Management Plan as its 2010 Urban Water Management Plan on June 15, 2011
- Submitted its Urban Water Management Plan to all cities and county within its service area.



Coordinator, Urban Water Management Plans July 12, 2011 Page 2

Please, feel free to contact Mr. Ken Tcheng of Sunny Slope Water Company at (626) 287-5238 or me at (626) 967-6202 should you have any questions.

Sincerely,

Kevin R. Smead, P.E. Stetson Engineers Inc.

cc: Mr. Ken Tcheng of Sunny Slope Water Company



## 861 Village Oaks Drive, Suite 100 • Covina , California 91724 Phone: (626) 967-6202 • FAX: (626) 331-7065 • Web site: www.stetsonengineers.com

Northern California • Southern California • New Mexico • Arizona • Nevada • Colorado

Reply to:

Covina

2113-02

July 12, 2011

California State Library P.O. Box 942837 Sacramento, CA 94237-0001

Subject:

Sunny Slope Water Company

2010 Urban Water Management Plan

California State Library:

Sunny Slope Water Company (SSWC) has authorized this office to provide the California State Library with a copy of SSWC's 2010 Urban Water Management Plan in accordance with Section 10644 of the California Water Code.

Please, feel free to contact Mr. Ken Tcheng of Sunny Slope Water Company at (626) 287-5238 or me at (626) 967-6202 should you have any questions.

Sincerely,

Kevin R. Smead, P.E. Stetson Engineers Inc.

cc: Mr. Ken Tcheng of Sunny Slope Water Company

Z:\Jobs\2113\2010 UWMP\Transmittal to StateLibrary.doc



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Northern California • Southern California • New Mexico • Arizona • Nevada • Colorado

Reply to:

Covina

### **MEMORANDUM**

TO:

**CITY OF ARCADIA (CITY CLERK)** 

CITY OF SAN GABRIEL (CITY CLERK)
CITY OF SAN MARINO (CITY CLERK)
CITY OF TEMPLE CITY (CITY CLERK)

**COUNTY OF LOS ANGELES (COUNTY CLERK)** 

FROM:

**SUNNY SLOPE WATER COMPANY** 

SUBJECT:

FINAL 2010 URBAN WATER MANAGEMENT PLAN

JOB NO.:

2113-02

DATE:

**JULY 12, 2011** 

Sunny Slope Water Company (SSWC) has adopted its 2010 Urban Water Management Plan (UWMP) on June 15, 2011. SSWC has requested Stetson Engineers Inc. to provide you with the enclosed electronic Final 2010 UWMP for your files. Please let SSWC office know if you would like a hard copy in addition to the electronic copy.

Z:\Jobs\2113\2010 UWMP\City and County Draft Transmittal.doc



May 12, 2011

TO:

Potentially Interested Agency

FROM:

Sunny Slope Water Company

SUBJECT:

Urban Water Management Plan 2010 Update

The Urban Water Management Planning Act requires every "urban water supplier1" to prepare and adopt an Urban Water Management Plan (UWMP) and periodically update that plan at least once every five years on or before December 31, in years ending in five and zero. The UWMP is a planning document and a source document to direct urban water suppliers to evaluate and compare their water supply and reliability to their existing water conservation efforts. Sunny Slope Water Company (SSWC) has prepared a final draft of its 2010 UWMP, which is available at its website sunnyslopewatercompany. com.

As an urban water supplier, SSWC is required pursuant to Section 10620(d)(2) of the UWMP Act to coordinate with water management agencies, relevant public agencies and other water suppliers on the preparation of the UWMP. SSWC invites you to submit written comments to the final draft of Upper District's 2010 UWMP on or prior to the Public Hearing which will be held on June 15, 2011 at 4:30 p.m. at the SSWC office at 1040 El Campo Dr, Pasadena, CA 91107.

<sup>1</sup>Section 10617 of the Urban Water Management Planning Act states, ""Urban Water Supplier" means a supplier, either publicly or privately owned, providing water for municipal purposes either directly or indirectly to more than 3,000 customers or supplying more than 3,000 acre-feet of water annually.

City of Arcadia

Attn: City Clerk

240 West Huntington Drive

Arcadia, CA 91066

City of San Gabriel

Attn: City Clerk

425 South Mission Drive

San Gabriel, CA 91776

City of San Marino

Attn: City Clerk

2200 Huntington Drive

San Marino, CA 91108

City of Temple City

Attn: City Clerk

9701 Las Tunas Drive

Temple City, CA 91780

County of Los Angeles

Attn: Registrar – Recorder / County

Clerk

12400 Imperial Highway

Norwalk, CA 90650

Main San Gabriel Basin

Watermaster

Attn: Ms. Carol Williams

725 North Azusa Avenue

Azusa, CA 91702

Raymond Basin Management Board

Attn: Mr. Tony Zampiello

725 North Azusa Avenue

Azusa, CA 91702

Upper San Gabriel Valley Municipal

Water District

Attn: Ms. Janet Garner

11310 Valley Boulevard

El Monte, CA 91731

Ad # Filmed 5/31/11 at 14:46:01 by S814

Page 1

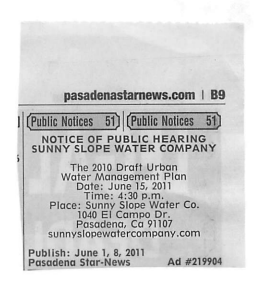
### NOTICE OF PUBLIC HEARING SUNNY SLOPE WATER COMPANY

The 2010 Draft Urban Water Management Plan Date: June 15, 2011 Time: 4:30 p.m. Place: Sunny Slope Water Co. 1040 El Campo Dr. Pasadena, Ca 91107 sunnyslopewatercompany.com

Publish: June 1, 8, 2011 Pasadena Star-News

Ad #219904





### **APPENDIX C**

Urban Water Management Plan Resolution

#### SPECIAL MEETING OF THE BOARD OF DIRECTORS JUNE 15, 2011

#### ROLL CALL 4:30 P.M.

Directors Present
Peter C. Jeong
William H. Roberts
John L. Shaw

Directors Absent Mark J. Sedlacek Steven R. Seiler General Manager Ken Tcheng - present

Legal Counsel

John L. Shaw - present

Advisory Counsel
William A. Frank - present

GUEST - Kevin R. Smead, Stetson Engineers

A special meeting was called by Board President, John L. Shaw, for the opening of the Sunny Slope Water Company office to hold a public hearing to accept comments relating to the Company's 2010 Urban Water Management Plan.

President Shaw called for comments. There were no comments and President Shaw closed the public comments segment of the meeting.

ADJOURNMENT - 4:35 p.m.

Peter C. Jeong, Assistant S

## RESOLUTION ADOPTED BY THE BOARD OF DIRECTORS OF SUNNY SLOPE WATER COMPANY, A CALIFORNIA CORPORATION

I, Steven R. Seiler, the duly elected and acting Secretary of Sunny Slope Water Company, a Corporation incorporated under the laws of the State of California, hereby certify that a meeting of the Board of Directors of said Corporation was duly called and held on the 15th day of June 2011, at which a quorum was present, the following Resolution was made, upon a motion duly made, seconded and approved, adopted:

RESOLVED, that

Sunny Slope Water Company's Urban Water Management Plan 2010, as updated by our Engineer, Kevin R. Smead, of Stetson Engineers, Incorporated, California License #C047859, is hereby approved and adopted.

WITNESS WHEREOF, I have hereby set my hand on this.......day of.........., 2011

Steven R. Seiler, Segretary

## **APPENDIX D**

Raymond Basin Judgment

The above-entitled action was brought by plaintiff,
City of Pasadena, a municipal corporation, against City of
Alhambra, a municipal corporation, City of Monrovia, a municipal
corporation, City of Arcadia, a municipal corporation, City of
Sierra Madre, a municipal corporation, City of South Pasadena,
a municipal corporation, La Canada Irrigation District, San
Gabriel County Water District, Lincoln Avenue Water Company, a
corporation, The Las Flores Water Company, a corporation, Rubio
Canon Land and Water Association, a corporation, Valley Water
Company, a corporation, Flintridge Mutual Water Company, a
corporation, California-Michigan Land and Water Company, a cor-

LAW OFFICES OF
BEST, BEST & KRIEGER
A200 ORANGE STREET
POST OFFICE BOX 1028
RIVERSIDE, CALIFORNIA 92502

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2 Campo Mutual Water Company, a corporation, Sunnyslope Water 3 Company, a corporation, California Water and Telephone Company, 4 a corporation, Crown City Ice Company, a corporation, Rancho 5 Santa Anita, Inc., a corporation, Royal Laundry and Dry Cleaning 6 Company, a corporation, Alice H. Graves, A. V. Wagner, Eugene E. Bean, Fred M. Wilcox, and Charles Hueston Hastings, Defendants, 8 for the purpose of quieting the title of said plaintiff as 9 against said defendants to the alleged prior and paramount right of said plaintiff to take, divert and use the waters within the area involved in the issues of the action situate in the County of Los Angeles, State of California, and to enjoin each defendant found to own a right to take or divert water from the Raymond Basin from taking therefrom, in any year, water in such volume as, when added to the amount which the other parties shall be adjudged and decreed to be entitled to take and divert, would result in a total annual diversion from said basin in excess of the average annual supply of water thereto; and on July 13, 1939, the above-entitled Court having issued its order directing said plaintiff to bring in and make parties to said action Ross M. Lockhard, Pasadena Cemetery Association, a corporation, Altadena Golf Club, a corporation, Henry E. Huntington Library and Art Gallery, a corporation, Bradbury Estate Company, a corporation, and East Pasadena Water Company, Ltd., a corporation, and said Court on the 8th day of November, 1939, having made its order declaring void the order to bring in new parties made July 13, 1939, insofar as East Pasadena Water Company, Ltd.,

poration, Mira Loma Mutal Water Company, a corporation, El

is concerned, and said defendant having been dismissed from

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All said parties defendant having been duly served personally with summons and a copy of the complaint, and the issues having been joined; defendant Ross M. Lockhard having answered by his true name Ross M. Lockhart; and Robert A. Millikan, Archer Milton Huntington, Herbert Hoover, William B. Munro and Edwin P. Hubbell, Trustees of the Henry E. Huntington Library and Art Gallery answering for defendant Henry E. Huntington Library and Art Gallery, a corporation; defendants Bradbury Estate Company, a corporation, and Eugene E. Bean having disclaimed any right, title, interest or estate in and to the properties involved in this action, Charles Hueston Hastings, having answered by his true name Charles Heuston Hastings, and since the commencement of this action said defendant Charles Heuston Hastings having died and Ernest Crawford May as Executor of the Last Will and Testament of Charles Heuston Hastings, deceased, having been substituted for said decedent, and A. V. Wagner having answered and having asserted and claimed a right to water on his own behalf and on behalf of others claiming under and through him, and Canyon Mutual Water Company, a corporation, sued herein as Doe Corporation No. 1, having answered under its true name, and defendant Alice H. Graves having died since the commencement of this action, and Alice Graves Stewart and Katharine Graves Armstrong and Francis P. Graves being the heirs at law of said Alice H. Graves, deceased, and being the residuary legatees under the Last Will and Testament of Alice H. Graves, deceased, and having

been substituted by stipulation as parties defendant for said

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Alice H. Graves, and plaintiff since the commencement of this action having acquired the water rights owned and claimed by Jacob Bean Securities Company, a corporation, Alice Graves Stewart, Katharine Graves Armstrong and Francis P. Graves, exclusive of the rights of the last named individuals which are hereinafter set forth and defined, and plaintiff having duly filed its supplemental complaint with respect thereto, and the defendant City of Arcadia, since the commencement of this action, having acquired all water rights involved herein of the Rancho Santa Anita, Inc., a corporation, and said defendants having duly filed their supplemental answer with respect thereto, and First Trust and Savings Bank of Pasadena, a corporation, answering as successor in interest to defendant Altadena Golf Club, defendant Sunnyslope Water Company, a corporation, having stipulated that its true name is Sunny Slope Water Company, Chesley E. Osborn and Kathleen M. Osborn having been substituted as parties defendant in the place and stead of defendant Fred M. Wilcox, and Dell A. Schweitzer, executor of the estate of Fred M. Wilcox, deceased; motion of defendant City of South Pasadena for permission to file its amended answer disclaiming any interest or estate in the water and/or water rights in the Raymond Basin as described in plaintiff's complaint, having been granted, and said defendant, City of South Pasadena, having been dismissed from this action, subject to the obligation of said defendant to pay certain costs, plaintiff and certain defendants having jointly filed herein their motion that reference should be made to the Division of Water Resources, Department of Public

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Works, State of California, as referee; after hearing thereon, following notice duly served on all defendants not parties to said motion, said Division of Water Resources having been appointed referee herein to investigate all of the physical facts involved herein, and seasonably to report to the Court thereon, and the said referee having filed its report herein and the objections thereto filed with it, a stipulation in writing having been entered into on the 29th day of September, 1943 by and between the attorneys for certain parties, to wit: City of Alhambra, City of Arcadda, California Water and Telephone Company, Canyon Mutual Water Company, Crown City Ice Company, El Campo Mutual Water Company, First Trust and Savings Bank of Pasadena, Flintridge Mutual Water Company, Francis P. Graves, Alice Graves Stewart and Katharine Graves Armstrong, being the heirs of Alice H. Graves, deceased, and being the residuary legatees under the Last Will and Testament of Alice H. Graves, deceased, Las Flores Water Company, Lincoln Avenue Water Company, Ross M. Lockhart, Ernest Crawford May, as Executor of the Last Will and Testament of Charles Heuston Hastings, deceased, Robert A. Millikan, Archer Milton Huntington, Herbert Hoover, William B. Munro and Edwin P. Hubbell, Trustees of the Henry E. Huntington Library and Art Gallery, Mira Loma Mutual Water Company, City of Monrovia, Chesley E. Osborn and Kathleen M. Osborn, Pasadena Cemetery Association, City of Pasadena, Royal Laundry and Dry Cleaning Company, Rubio Canon Land and Water Association, San Gabriel County Water District, City of Sierra Madre, Sunny Slope Water Company, Valley Water Company, A. V. Wagner and those

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claiming under and through him, and said stipulation having been filed herein on the 24th day of November, 1943, requesting that a certain judgment be entered herein as between said parties, and stipulating that the amount of water pumped or otherwise taken by non-parties to this action in the Western Unit of the Raymond Basin Area as described in Paragraph I of the proposed judgment attached to said stipulation was 340 acre feet per year and that the amount of water pumped or otherwise taken by non-parties to this action in the Eastern Unit of said Raymond Basin Area was 109 acre feet per year, and the Court on November 24, 1943 having made its order making each and all of the terms and provisions of said proposed judgment immediately effective as to said stipulating parties, and on April 5, 1944 the Court having made its order appointing and authorizing the Division of Water Resources of the Department of Public Works of the State of California to act and serve herein as Watermaster in accordance with the provisions of the proposed judgment attached thereto and made a part thereof, and a stipulation between said stipulating parties and the defendant La Canada Trrigation District making the defendant La Canada Irrigation District a party to said stipulation for said judgment and order having been filed in this Court on April 28, 1944, and this Court on April 28, 1944 having ordered that during the pendency of this litigation or until further order of this Court the said defendant La Canada Irrigation District be made a party to the stipulation for judgment and order entered into on the 29th day of September, 1943 and filed on the 24th day of

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November, 1943, and all objections and exceptions to the Report of Referee, except those of defendant California-Michigan Land and Water Company, having been withdrawn, and defendant Flintridge Mutual Water Company having assigned all its water rights involved herein to defendant Valley Water Company,

This cause came on regularly for hearing of the objections and exceptions of defendant California-Michigan Land and Water Company filed to the Report of Referee and the further trial of the cause between said defendant and the other parties on the 18th day of May, 1944 before the Honorable Frank C. Collier, judge presiding in Department Pasadena A of the above-entitled Court, the Court sitting without a jury; said hearing and trial were held on the following dates in the year 1944, to wit: May 18, May 19, May 23, May 24, May 25, May 31, June 1, June 2, June 6, June 7, June 8, July 20, August 7 and August 8. A. E. Chandler, Esq., Special Counsel, and Harold P. Huls, Esq., City Attorney, appearing as attorneys for plaintiff; Messrs. Goodspeed, McGuire, Harris & Pfaff by Richard C. Goodspeed, Esq., J. Donald McGuire, Esq., and Paul Vallee, Esq., appearing as attorneys for defendant California-Michigan Land and Water Company; Emmett A. Tompkins, Esq., City Attorney, and Kenneth K. Wright, Esq., appearing as attorneys for defendant City of Alhambra; Paul F. Garber, Esq., City Attorney, and Kenneth K. Wright, Esq., appearing as attorneys for defendant City of Monrovia; Kenneth K. Wright, Esq., appearing as attorney for defendant Ross M. Lockhart; Kenneth K. Wright, Esq., appearing

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as attorney for defendant Flintridge Mutual Water Company; Kenneth K. Wright, Esq., appearing as attorney for defendant Valley Water Company; John C. Packard, Esq. and Kenneth K. Wright, Esq., appearing as attorneys for defendant El Campo Mutual Water Company; Messrs. Derthick, Cusack and Ganahl by W. J. Cusack, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendant Crown City Ice Company; Messrs. Dunn & Sturgeon by Walter F. Dunn, Esq., Messrs. Chandler & Wright by Howard W. Wright, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendants Francis Graves, Alice Graves Stewart and Katharine Graves Armstrong; Messrs. Bailie, Turner & Lake by Norman A. Bailie, Messrs. Cruickshank, Brooke & Dunlap by Robert H. Dunlap, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendant Ernest Crawford May, as Executor of the Last Will and Testament of Charles Heuston Hastings, deceased; Messrs. Gibson, Dunn & Crutcher by Ira C. Powers, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendants Robert A. Millikan, Archer Milton Huntington, Herbert Hoover, William B. Munro and Edwin P. Hubbell, trustees of the Henry E. Huntington Library and Art Gallery; Messrs. Anderson and Anderson by Trent G. Anderson, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendant Rubio Canon Land and Water Association; Frank P. Doherty, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendant La Canada Irrigation District; Messrs. Boyle, Holmes & Garrett by John W. Holmes, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendant First Trust and Savings Bank of Pasadena; Walter F.

HGSI, DC. X KRIEGER 4200 ORAN TREET POST OFFIC (1028 RIVERSIDE, CAL. ANIA 92502 1

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Dunn, Esq., City Attorney, and Kenneth K. Wright, Esq., appearing as attorneys for defendant City of Sierra Madre; Wilton W. Webster, Esq., and Kenneth K. Wright, Esq., appearing as attorneys for defendant Royal Launday and Dry Cleaning Company; Messrs. Bacigalupi, Elkus & Salinger by Claude Rosenberg, Esq., and Kenneth K. Wright. Esq., appearing as attorneys for defendant California Water and Telephone Company; Kenneth K. Wright, Esq., appearing as attorney for defendant San Gabriel Valley Water Company; Messus. Merriam, Rinehart & Merriam by Ralph T. Merriam, Esq., appearing as attorneys for defendant Pasadena Cemetery Association; Frederick G. Stoehr, Esq., appearing as attorney for defendant A. V. Wagner; Messrs. Potter and Potter, by Bernard Potter, Esq., appearing as attorneys for defendant Mira Loma Mutual Water Company; Gerald E. Kerrin, Esq. and James C. Bone, Esq., City Attorney, appearing as attorneys for defendant City of Arcadia; Laurence B. Martin, Esq., appearing as attorney for defendant Sunny Slope Water Company; Robert E. Moore, Esq., appearing as attorney for defendant Lincoln Avenue Water Company; Messrs. Hahn and Hahn by Edwin F. Hahn, Esq., appearing as attorneys for defendant The Las Flores Water Company; Messrs. Hahn and Hahn by Edwin F. Hahn, Esq., appearing as attorneys for defendants Chesley E. Osborn and Kathleen M. Osborn; and Messrs. Hahn and Hahn by Edwin F. Hahn, Esq., appearing as attorneys for defendant Canyon Mutual Water Company, and

All objections and exceptions to the Report of Referee filed by defendant California-Michigan Land and Water Company having been overruled by the Court with the exception

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of objection 18 which was withdrawn by said defendant, and

Certain stipulations having been entered into by and between the parties and evidence both oral and documentary having been introduced and the cause having been submitted to the Court for its decision upon briefs, and briefs for the respective parties having been filed and considered, the Court, being fully advised in the premises, and having made its findings of fact and conclusions of law, and

The Court, by reason of the stipulation aforesaid and the findings of fact and conclusions of law, having rendered its Judgment on December 23, 1944, and such Judgment having been entered in Book 1491, page 84, on December 26, 1944, and

Pursuant to its reservation of jurisdiction in this case, and pursuant to appropriate motions, the Court having modified the Judgment on April 29, 1955; on January 17, 1974; and on June 24, 1974, and

Plaintiff having moved the Court for an order further modifying and restating the Judgment as modified, such motion having come on regularly for hearing on the 16th day of March, 1984, in Department A of the Northeast District of this Court, the Honorable Robert M. Olson, Judge, presiding; and notice of such motion having been duly served on all defendants and interested parties; and no objections to the granting of the motion having been filed or made at the hearing; and good cause having been shown, and the Court having therefore granted the motion, pursuant to the continuing jurisdiction of the Court,

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IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Judgment in this case be modified and restated (including all transfers of rights and prior modifications which remain valid) as follows:

I

There exists in the County of Los Angeles, State of California, a field of groundwater, known and hereinafter referred to as the Raymond Basin Area, and subdivisions thereof herein designated the Eastern Unit and the Western Unit which are shown on the map attached hereto and hereby made a part hereof.

Under existing conditions, the safe yield of said Eastern Unit is 5,290 acre feet per year, and the safe yield of said Western Unit is 25,480 acre feet per year.

The amount of water pumped or otherwise taken by non-parties to this action in said Western Unit is less than 100 acre feet per year, and the amount of water pumped or otherwise taken by non-parties to this action in said Eastern Unit is zero acre feet per year.

The parties hereto pumping from wells or otherwise taking water for beneficial use from the ground in said subdivisions of said Raymond Basin Area are as shown in the table in Paragraph IV hereof.

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As to those parties hereto who are taking or diverting water for beneficial use from any source contributing to the supply of water in the ground in said Raymond Basin Area, each of said parties has the right as against all parties other than the defendant California-Michigan Land and Water Company, no determination as to the existence of such right being made as against it, to continue to divert from such source for such use an amount of water measured by the maximum capacity of its diversion works and other facilities as the same existed at any time within five (5) years prior to October 1, 1937. That said maximum capacities of the said works and facilities of each of said parties in cubic feet per second are as follows:

La Canada Irrigation District (Snover Canyon) Las Flores Water Company Lincoln Avenue Water Company Lockhart, Ross M.	1.20 0.50 6.59 1.20
May, Ernest Crawford, as Executor of the	
Last Will and Testament of Charles	
Heuston Hastings, deceased	0.26
Mira Loma Mutual Water company	0.81
Pasadena Cemetery Association	0.02
Pasadena, City of	
Arroyo Seco Including Millard Canyon	25.00
Eaton Canyon	8.90
Rubio Canon Land and Water Association	2.20
Sierra Madre, City of	6.00

Each of said parties, and each of their agents, employees, attorneys, and any and all persons acting by, through, or under them, or any of them, are and each of them is hereby forever enjoined and restrained from increasing its taking or diversion from such source beyond the amount of

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such taking or diversion as measured by said maximum capacity of its diversion works and other facilities.

Each of the said parties, and their successors in interest, having diversion rights as set forth above in the Western Unit of the Raymond Basin Area shall have the right in its discretion to spread the surface water diverted pursuant to its respective right, and to recapture eighty percent (80%) thereof by pumping, subject to and upon the following terms and conditions.

- The water shall be spread for percolation into the underground in the existing water conservation facilities of the Los Angeles County Flood Control District, or in such additional spreading grounds as the parties may acquire or construct, or in any natural stream channels leading to such existing or future spreading grounds, provided that all such spreading locations shall be located within the Monk Hill Basin or Pasadena Subarea hydrologic subdivisions of the Western Unit of the Raymond Basin Area.
- A metering device, or devices, shall be installed (2) and maintained by each diverting party at such party's expense to measure all amounts of water diverted by such party for spreading purposes. Such metering facilities, and the continued accuracy thereof, shall be subject to the approval of the Watermaster and the Los Angeles County Floor. Control District, and all such measurements shall be available to them. master, with such assistance as the Los Angeles County Flood Control District may provide, shall determine and account for all water diverted for spreading, the amount of water spread

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and available for recapture, and the amount so recaptured, and shall include such determinations and accounting in its reports.

- (3) In the event that the capacity of any of the spreading grounds of the Los Angeles County Flood Control District is fully utilized for the conservation of natural flows, and water diverted for spreading in such facilities cannot be percolated into the Basin and escapes therefrom, such quantity of water shall be subtracted from the amount diverted for spreading to determine the amount available for recapture. Such losses shall be divided among the parties diverting water for such spreading in proportion to the amounts diverted at the time the loss occurs.
- Each such party shall have the right to pump from any wells in the Monk Hill Basin an amount of water equal to eighty percent (80%) of the amount which it has diverted for such spreading therein and which is available for recapture, and the right to pump from any wells in the Pasadena Subarea an amount of water equal to eighty percent (80%) of the amount which it has diverted for such spreading therein and which is available for recapture. Such amounts pumped shall be in addition to the respective Decreed Rights of the parties as provided in the Judgment herein, as modified on April 29, 1955, and in addition to the amounts which can be pumped or otherwise taken under the provisions of Paragraph V hereof. Any amounts recaptured under the terms of this Paragraph shall be pumped in such a manner as not to injure other parties having rights under this Judgment. The effect of such pumping shall be monitored by the Watermaster, and the Watermaster shall report any such injury to the Court

for appropriate action.

- (5) Any additional amounts allowed to be taken as provided in subparagraph (4) above shall be pumped by the end of the next accounting year utilized by the Watermaster following such diversions for spreading. If such pumping does not occur within this period of time, the right to take such amount of water shall be lost.
- (6) For accounting purposes, the first water taken from the Western Unit of the Raymond Basin Area during any accounting year, by any party having made diversions for spreading purposes during the previous accounting year, shall be considered by the Watermaster as water pumped pursuant to subparagraph (4) above, unless such water was pumped during the same accounting year in which it was diverted and spread.
- (7) The rights provided in subparagraph (4) above shall apply to all water diverted for spreading as required herein after May 1, 1973.
- (8) The right to divert for spreading and recapture is an alternative, in whole or in part, to the right to make direct use of such diversions, and does not preclude the direct use of such water, provided that the total amount of water diverted, either for spreading or direct use, does not exceed the respective rights of the parties set forth above.
- (9) These provisions concerning the right to spread and recapture by pumping remain subject to the continuing jurisdiction of the Court. Any additional costs incurred by the Watermaster in making determinations, accountings, reports, and monitoring of pumping as required in connection with such

spreading and recapture of water shall be paid by the parties diverting water for spreading in proportion to the amount of water which each party diverts for such purpose. Such costs shall be included as part "C" of the Watermaster's Annual Budget.

# III

Each and all of the rights of the parties hereto to pump water from wells or otherwise take water from the ground in said Raymond Basin Area are of equal priority and of the same legal force and effect.

IV

Subject to the provisions of Paragraphs V, VI and XXI hereof, each party hereto is the owner of the right to pump water from wells or otherwise take water from the ground in each of said units in the amount set forth opposite the name of each party in the following table, which said right, for convenience, is designated the "present unadjusted right":

# PRESENT UNADJUSTED RIGHTS TO TAKE WATER IN RAYMOND BASIN AREA

<b>Y-</b>	
Eastern Unit	Acre Feet Per Year
Arcadia, City of	2,527
Sierra Madre, City of	2,52/
	1,264
/ / /	

	1	Western Unit	
	2		
	3	Arcadia, City of (including, as	1,042 2,141
	4	successor, the rights of the City of Monrovia)	
	5	California American Water Company	2,324
	6 7	(as successor to the California Water and Telephone Company, and including, as successor, the rights of the El Campo Mutual Water Company)	
	8	Crown City Ice Company	0
	9	East Pasadena Water Company (as	521
	10	successor to the California- Michigan Land and Water Company)	321
•	11	Henry E. Huntington Library and Art	265
R 50	12	Millikan, et al., Trustees of the	265
RIEGER TREET (1028	13	Henry E. Huntington Library and Art Gallery)	
FORN	14	Kinneloa Irrigation District (as	522
BEST, BES "RIEGER 4200 ORAN TREET FOST OFFICE A 1028 RIVERSIDE, CALIFORNIA 92502	15	successor to the rights of Francis P. Graves, et al.; Ross M. Lockhart:	
	16 17	A. V. Wagner; Mira Loma Mutual Water Company; Canyon Mutual Water Company; and Chesley E. and Kathleen M. Osborn)	
	18	La Canada Irrigation District	101
	19	Las Flores Water Company	252
	20	Lincoln Avenue Water Company	573
	21	May, Ernest Crawford, as Executor of the Last Will and Testament of Charles Heuston Hastings, deceased	0
	23	Milum Textile Services Company (as successor to Royal Laundry and Dry	111
	24	Cleaning Company)	
	25	Pasadena Cemetery Association	92
	26	Pasadena, City of (including, as successor, the rights of the First	12,946
	27	Trust and Savings Bank of Pasadena)	
	28	/ / /	

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Rubio Canon Land and Water Association	1,234
San Gabriel County Water District	1,103
Sunny Slope Water Company	1,575
Valley Water Company (including, as successor, the rights of the Flintridge Mutual Water Company)	806

The total of said rights ir the Eastern Unit is 3,791 acre feet per year, and the total of said rights in the Western Unit is 25,608 acre feet per year.

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In order to maintain and protect the supply of water in the ground in said Raymond Basin Area, it is necessary that the respective parties to this action be limited in the exercise of their respective present unadjusted rights, and the right, so limited, in acre feet per year, of each party to pump water from wells or otherwise take water from the ground, in the Western Unit, is as set forth in the table at the end of this Paragraph V, and in the Eastern Unit as set forth in Paragraph VI hereof. Said right, for convenience, is designated the "decreed right." In said Western Unit the amount of the decreed right of each party hereby is determined by reducing the present unadjusted right of each party as tabulated in Paragraph IV hereof, in the proportion that the safe yield of said unit, less the water taken therein by non-parties hereto, bears to the aggregate of such rights of the parties hereto in said unit. Each of said parties and

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1 each of their agents, employees, attorneys, and any and all persons acting by, through, or under them, are and each of 3 them is, subject to the terms of Paragraph XXI hereof, 4 hereby forever enjoined and restrained on and after July 1, 5 1944, as to all parties other than California-Michigan Land 6 and Water Company, and on and after July 1, 1945 as to said 7 California-Michigan Land and Water Company, from pumping or 8 otherwise taking from the ground in said Western Unit more 9 water than its decreed right in this Paragraph determined; provided that a party may exceed its decreed right to the extent that it has acquired and exercises the decreed right of any other party, or as may become necessary in the case of an emergency or temporarily for other reasonable cause as determined by the Watermaster, taking into account the basin supply, quality conditions, the impact on other parties, and subject to such conditions as the Watermaster may impose, including whether or not such excess extractions must be made. up in future years; and provided, however, that any of the parties to this action may take in any twelve-month period beginning July 1 for its own beneficial use, and for the release of water for use by other parties or persons pursuant to and in accordance with the Raymond Basin Area Water Exchange Agreement for 1943 and amendment thereto, hereinafter referred to, attached hereto and hereby made a part hereof, an amount not exceeding one hundred ten percent (110%) of its decreed right as fixed herein, plus any amount of allowable underpumping as hereinafter provided. Any such extractions in excess of a party's decreed right (not including any emergency or temporary

extractions authorized by the Watermaster) shall be made up in the following year, and the amount of water which a party may take under its decreed right in that year shall be reduced by an equivalent amount. If a party in any twelve-month period, beginning July 1, takes less than its decreed right, or less than the amount allowed after reduction for any excess extractions, the amount of such underpumping, but not exceeding ten percent (10%) of its decreed right or such additional amount as the Watermaster may allow for an emergency or other reasonable cause, may be carried over and taken during the next succeeding year. The yearly period from July 1 to June 30 hereby is adopted and shall be used in the administration and enforcement of this Judgment.

# DECREED RIGHTS TO TAKE WATER FROM THE GROUND IN SAID WESTERN UNIT IN ACRE FEET PER YEAR

	··· ——···
	Acre Feet Per Year
Alhambra, City of	1,031
Arcadia, City of (including, as successor, the rights of the City of Monrovia)	2,118
California American Water Company (as successor to the California Water and Telephone Company, and including, as successor, the rights of the El Campo Mutual Water Company)	2,299
East Pasadena Water Company (as successor to the California-Michigan Land and Water Company)	515
Henry E. Huntington Library and Art Gallery (as successor to Robert A. Millikan, et al., Trustees of the Henry E. Huntington Library and Art Gallery)	262

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	2		516	
,	3	A. V. Wagner; Mira Loma Mutual Water		
	4	Company; Canyon Mutual Water Company; and Chesley E. and Kathleen M. Osborn)		
	5	La Canada Irrigation District	100	
	6	Las Flores Water Company	249	
	7	Lincoln Avenue Water Company	567	
	8 9	Milum Textile Services Company (as successor to Royal Laundry and Dry Cleaning Company)	110	
	10	Pasadena Cemetery Association	91	
,	11 12	Pasadena, City of (including, as successor, the rights of the First Trust and Savings Bank of Pasadena)	12,807	
SER ET :8	13	Rubio Canon Land and Water Association	1 221	
KRIEGER STREET BOX 1028	14	San Gabriel County Water District	1,221	
ALIF.	15	Sunny Slope Water Company	1,558	
BEST, Bl 4200 OR POST OF. RIVERSIDE, C	16 17	Valley Water Company (including, as successor, the rights of the Flintridge Mutual Water Company)	797	
	18	' Total Western Unit	25,332	
	19			
	20	VI		
	21	A T		
	22	The decreed right of each pasty hereto	in onid	
	23	Eastern Unit is as follows:	III Said	
	24	City of Arcadia, 3,526 acre feet per year;		
	25	City of Sierra Madre, 1,764 scre feet per year.		
	26	Each of said parties, and each of their agents,		
	27	employees, attorneys and any and all persons actin		
	11	through, or under them, are and each of them is so		

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the terms of Paragraph XXI hereof, hereby forever enjoined and restrained on and after July 1, 1944, as follows:

From pumping or otherwise taking from the ground in said Eastern Unit more water than its decreed right in this Paragraph determined; provided that a party may exceed its decreed right to the extent that it has acquired and exercises the decreed right of any other party, or as may become necessary in the case of an emergency or temporarily for other reasonable cause as determined by the Watermaster, taking into account the basin supply, quality condition, the impact on other parties, and subject to such conditions as the Watermaster may impose, including whether or not such excess extractions must be made up in future years; and provided, however, that any of the parties to this action may take in any twelve-month period beginning July 1 for its own beneficial use, and for the release of water for use by other parties or persons pursuant to and in accordance with the Raymond Basin Area Water Exchange Agreement for 1943 and amendment thereto, hereinafter referred to, attached hereto and hereby made a part hereof, an amount not exceeding one hundred ten percent (110%) of its decreed right as fixed herein, plus any amount of allowable underpumping as hereinafter provided. Any such extractions in excess of a party's decreed right (not including any emergency or temporary extractions authorized by the Watermaster) shall be made up in the following year, and the amount of water which a party may take under its decreed right in that year shall be reduced by an equivalent amount. If a party in any twelve-month

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period, beginning July 1, takes less than its decreed right, or less than the amount allowed after reduction for any excess extractions, the amount of such underpumping, but not exceeding ten percent (10%) of its decreed right or such additional amount as the Watermaster may allow for an emergency or other reasonable cause, may be carried over and taken during the next succeeding year.

- (2) From pumping or otherwise taking water from the ground in said Eastern Unit in any year within one-half mile of its western boundary in an amount which, in addition to other extractions, would be in excess of the average amount pumped or taken in said one-half mile zone during the period 1927-28 to 1937-38, to wit: 88 acre feet per annum, the half mile being measured along a perpendicular erected on the boundary between said unit and said Western Unit as shown on the map attached hereto.
- the ground in said Eastern Unit in any year in excess of the average amount pumped or taken therein during the period 1927-28 to 1937-38, to wit: 3,261 acre feet per annum, during any year in which static groundwater level measurements, made at the time of maximum high water table in the spring season of each year, show that the average water table elevation in the area between Foothill Boulevard and Raymond Fault and between a line 300 feet west of Rosemead Boulevard and a line 100 feet east of Michillinde Averue, less any increase in such elevation that is attributable to any groundwater storage program, is higher than that at the Arcadia group of

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wells designated as such on said map attached hereto and located west of the intersection of Orange Grove and Santa Anita Avenues in the City of Arcadia, this limitation to apply only when the water table elevation at said group is less than 500 feet above sea level, United States Geological Survey datum.

# VII

There is now and, so long as the requirements in subparagraphs 2 and 3 of Paragraph VI hereof are fulfilled and maintained, there will be no material movement of water across the boundary between the Western Unit and the Eastern Unit.

# VIII

Nothing in this Judgment contained shall be deemed to modify the rights as between the defendants City of Sierra Madre and City of Arcadia as set forth in that certain Judgment entitled "The City of Sierra Madre, a municipal corporation, et al., vs. The City of Arcadia, a municipal corporation," No. 209747 in the Superior Court of the State of California, in and for the County of Los Angeles, entered on the 22nd day of April, 1930, but in the exercise of such rights each of said parties shall be subject to the express provisions of Paragraph VI hereof.

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A Watermaster shall be appointed by this Court to serve at the pleasure of the Court to administer and enforce the provisions of this Judgment, the Raymond Basin Area Water Exchange Agreement of 1943 and amendment thereto, attached hereto and made a part hereof, and the instructions and orders of this Court, and if any such provisions, instructions or orders of the Court, or any order, rule or direction of such Watermaster, made in accordance with and for the  $\epsilon$ nforcement of this Judgment and said Agreement and amendment thereto, shall have been disobeyed or disregarded, said Watermaster hereby is empowered and authorized to report promptly to the Court such fact and the circumstances connected therewith and leading thereto.

A violation of any provision of this Judgment, or attached Agreement and amendment thereto, or order, instruction, rule or direction of the Court or of the Watermaster, shall be punished in such manner as the Court may direct.

The compensation of said Watermaster shall be fixed by an order or orders which the Court hereafter from time to time may make.

Χ

There is hereby established a Raymond Basin Management Board (sometimes hereafter called "Board") which shall be the Watermaster. The Board shall have all of the rights,

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and shall carry out all of the responsibilities, of the Watermaster as provided in this Judgment. In addition, in order to implement sound water management practices within the framework of the rights of the parties as determined herein, the Board shall have the powers set forth in Paragraph XII.

IX

The Board shall be organized and constituted as follows:

- (1) Each party holding a decreed right of 1,000 acre feet or more shall appoint one member to the Board.
- (2) The parties within each subarea, namely, Monk Hill Subarea, Pasadena Subarea, and the Eastern Unit, who each hold decreed rights of less than 1,000 acre feet shall together appoint a member from each respective subarea. The appointment for each subarea shall be by majority vote, with each such party having one vote.
- (3) No party shall have the right to appoint, or to participate in the appointment of, more than one member to the Board.
- (4) Board members shall have broad engineering or management experience in the operation of a water utility or groundwater basin.
- (5) Each member shall be appointed for a term of one year, or until replaced. Members shall serve at the pleasure of the appointing party, parties or body. No member

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shall be appointed by or represent more than one party or group of parties. The Board shall select its own officers. A quorum of the Board shall consist of six members, and the Board may act by a majority of those members present at a meeting. The Board shall meet at least quarterly, and all parties to the action may attend. Minutes of the Board meetings shall be kept and sent to all parties in the action. The Board shall have the power to adopt such by-laws, rules and regulations, not inconsistent with the terms of this Judgment, as may be necessary for its own organization and operation.

# XII

The powers and responsibilities of the Raymond Basin Management Board, as Watermaster and otherwise, shall be exercised with a view toward protecting the long-term quantity and quality of the groundwater supply; utilizing the groundwater storage capacity of the basin for the maximum advantage of the parties, without however causing significant adverse impact upon any party; integrating to the extent feasible the use of surface and groundwater supplies so as to reduce costs, improve reliability of supply, and to protect against drought; and to encourage the parties to cooperate in the utilization of their respective water rights and water systems for the mutual good. The Board shall have power:

(1) To contract with the California Department of Water Resources, or with any other competent person or firm,

to perform all or part of the Watermaster functions.

- (2) To determine the amount of storage capacity that is available in the basin from time to time for groundwater storage programs.
- (3) To allocate such storage capacity among the parties, and to provide for its use and the recapture of equivalent amounts of stored water. The Board may approve, condition or disapprove proposed water storage programs, and imported, nontributary water shall not be stored in the basin without the Board's approval. Approved programs shall include provisions for the duration of allowed storage of water, for determination of losses, for the rates and places of recapture, and for such other conditions as may be necessary to prevent operational problems for other parties, including degradation of water quality.
- (4) To control the direct recharge into the basin of imported, non-tributary water.
- (5) To issue such rules and regulations as may be necessary in order to account properly for sales, leases, exchanges or other transfers among the parties of decreed rights and the use of water. The Board shall attempt to facilitate, not restrict, such transfers, including efforts to develop agreements for the production and distribution of water through facilities of other parties where such practices promote efficiency and sound water management. This policy shall extend to the use of stored water where consistent with the policies of The Metropolitan Water District of Southern California with respect to the use of supplemental water

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which it provides.

To conduct studies or undertake other activities for the common benefit of the parties in the operation of the Raymond Basin Area; to obtain engineering, legal and other professional services in such connection; and, in addition to the Watermaster budget procedures, to assess the parties in an equitable manner and as may be necessary to pay the costs of the Board's operations, which assessments shall be paid by the parties. Payment shall be enforced in the same manner as provided in Paragraph XV for the annual budget, although the actual apportionment of costs may differ from the method provided in Paragraph XV. All actions of the Board, including any assessments imposed, shall be subject to review by the Court, pursuant to the procedures of Paragraph XVII.

# XIII

Each party hereto at its own expense shall:

- (1) Measure and keep records of all its diversions from any source contributing to the supply of water in the ground, of its importations of water, and of its production of water from the ground in the Raymond Basin Area, subject to the approval of the Watermaster as to equipment and methods;
- (2) Measure and keep records of its production and distribution in such manner as to show its use in, transfers within, and exports of water from the Raymond Basin Area, or any subdivision thereof, as required by the Watermaster;

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(3) Measure and record the depth to the water table in all wells owned or operated by it within the Raymond Basin Area once a month, or as required by the Watermaster.

Any party owning any facilities for the diversion from any source contributing to the supply of the water in the ground in the Raymond Basin Area, or for pumping or otherwise taking water from the ground in said area, at its own expense shall install and at all times maintain in good working order reliable measuring devices and facilities for testing said devices and shall keep records of its diversions and production through the use of such devices and facilities as may be required by the Watermaster; that upon failure of any such party to install such devices and facilities on or before such day as the Watermaster shall fix, after due notice from the Watermaster so to do, the Watermaster shall give the Court notice of such failure for proper action in the premises.

#### XIV

In addition to other duties herein provided, the Watermaster shall:

- (1) Supervise the collection, assembly and presentation of the records and other data required of the parties; such records and other data to be open to inspection by any party or its representative during normal business hours.
- (2) Require all parties hereto to operate their respective wells in a manner which will accomplish the stated

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purposes of said Agreement and amendment thereto, and will effectuate this Judgment without placing undue burden on any party; study separately pumping patterns in the Monk Hill Basin, Pasadena Subarea, and the Eastern Unit, and report recommendations thereon not less than twice each year; such report shall recognize the right of each party to pump its decreed right, but shall include recommendations as to whether more or less water should be pumped from individual wells; such recommendations shall be calculated to minimize interference among parties, to conserve energy, expense and local water supplies, and to provide for the most efficient and equitable use of groundwater in the Raymond Basin Area; such recommendations shall be advisory only, and shall not be binding upon the parties unless confirmed by order of this Court.

- (3) Establish an ongoing program to monitor water quality in the Raymond Basin Area.
- (4) Prepare a tentative annual budget for the fiscal year commencing July 1, separately stating the anticipated expense for administering the provisions of said Agreement and amendment thereto for the release and receipt of water, and the anticipated expense of the administration of the other provisions of said Agreement and amendment thereto and of enforcing this Judgment. The Watermaster shall serve said tentative budget upon each of the parties on or before May 1 of each year. If any party has any objection to said tentative budget, or any suggestions with respect thereto, it shall present the same in writing within ten (10) days after

service thereof upon it. Thereafter, the Watermaster shall prepare a final budget and serve the same upon each party. If any party objects to said final budget it may make written objection thereto by filing its objection with this Court within fifteen (15) days after service of the same upon it, after first having served such objection upon each party hereto, and shall bring such objection on for hearing before this Court within fifteen (15) days after such filing, or at such time as the Court may direct.

If no objection to said budget be made as herein provided, it shall be the annual budget for the particular year involved. If objection to such budget be filed with this Court as herein provided, then the annual budget shall be determined by the order of this Court.

of each year to the parties hereto of the scope of the Water-master's work during the preceding fiscal year and a statement of receipts and expenditures in appropriate detail, segregated as to the items attributable to the administration of the provisions of said Agreement and amendment thereto respecting the release and receipt of water, and as to the items attributable to the administration of said Agreement and amendment of the other provisions of said Agreement and amendment thereto and to the enforcement of this Judgment.

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The cost of enforcing this Judgment or any order or direction of this Court or of the Watermaster (other than those with respect to the release and receipt of water in accordance with the provisions of said Agreement and amendment thereto) shall be borne by the parties in proportion to their respective decreed rights as determined in Paragraphs V and VI of this Judgment, and the Watermaster shall assess such cost to each party accordingly.

Payment thereof shall be made by each party within thirty (30) days after the annual budget shall have become final and the service on such party by the Watermaster of a statement of the amount due. If payment be not made within said thirty (30) days, such payment shall be delinquent and the Watermaster shall add a penalty of ten percent (10%) thereof to said statement, and the amount of said statement plus said penalty thereupon shall be due and payable. required of any party hereunder or under the terms of said Agreement and amendment thereto may be enforced by execution issued out of this Court or as may be provided by any order hereinafter made by this Court. All payments and penalties received by the Watermaster, except payments received on account of the release and receipt of water, shall be deposited by the Watermaster in a fund which shall be designated "The Watermaster Service Fund" and shall be expended for the administration of the Agreement and amendment thereto and the enforcement of this Judgment in accordance with the annual

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budgets herein provided for. Any money remaining at the end of any year shall be available for use the following year for such Watermaster service. Money collected or received by the Watermaster in connection with the release and receipt of water under the provisions of said Agreement and amendment thereto shall be deposited by him in a special deposit fund and paid out by him in accordance with the provisions of said Agreement and amendment thereto.

# XVI

Any Watermaster ceasing to perform Watermaster service hereunder immediately upon such cessation shall deposit with the clerk of this Court all funds in his possession collected from the parties in accordance with this Judgment or said Agreement and amendment thereto, and forthwith shall serve upon the parties hereto and file with this Court his final account and report, and shall deliver to his successor, or as the Court may direct, all property and all records or certified copies thereof.

# XVII

Any party having objection to any determination or finding made by the Watermaster, othem than as provided in subparagraph (4) of Paragraph XIV hereof, may make the same in writing to the Watermaster within chirty (30) days after the making of such determination or finding after first

having served a copy of such objection upon each party, and within thirty (30) days thereafter the Watermaster shall consider said objection and shall amend or affirm his finding or determination; any party objecting thereto within thirty (30) days thereafter may file its objections with this Court, bringing the same on for hearing before said Court within sixty (60) days thereafter, or at such time as the Court may direct, after first having served said objection upon each party. The Court may affirm, modify, amend or overrule any such finding or determination of the Watermaster.

# IIIVX

Within thirty (30) days after the appointment of the Watermaster, each of the parties shall file with the Watermaster and serve on each party the name and address of the person to whom any notice, demand, request, objection or the submission of any budget and the annual report is to be made or given, and each of said parties may change the name and address of said person from time to time by filing said changed name and address with the Watermaster and by serving a copy thereof upon each of the parties hereto.

Any notice, demand, request, objection or the submission of a budget and the annual report required or authorized by this Judgment or said Agreement and amendment thereto to be given or made to or served upon any party or the Watermaster, shall be delivered or mailed by registered mail postage prepaid to the person so designated at the

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address last filed with the Watermaster. Such service by mailing shall be complete at the time of the deposit in the United States mail.

Notice of any other motion or proceeding herein may also be given by service upon the person and at the address filed with the Watermaster, in the manner designated in this Paragraph, provided that certified or registered mail may be used. If any party or successor in interest has failed to make such filing with the Watermaster, notice may be mailed to the address which the Watermaster uses for such party or successor.

# XIX

The agreement entered into by certain parties, entitled "Raymond Basin Area Water Exchange Agreement of 1943" and amendment thereto, a copy of which is attached hereto, and each and all of its terms and provisions be, and the same is and are hereby fully approved, and said Agreement and amendment thereto is hereby expressly made a part of this Judgment to the same purpose and effect as though said Agreement and amendment thereto were at this point fully herein written and set forth at length; provided, however, that California-Michigan Land and Water Company, Sunny Slope Water Company, and Ernest Crawford May, as Executor of the Last Will and Testament of Charles Heuston Hastings, deceased, who are not parties to said Agreement or amendment thereto, shall not be bound by nor required to perform any of the provisions

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thereof, nor pay any part of the cost of administering or enforcing said Agreement or amendment thereto; that the power of the Court is hereby expressly made to underlie all of the terms and provisions of said Agreement and amendment thereto and the enforcement thereof, and that the parties thereto, and each thereof, are hereby ordered to perform fully said Agreement and amendment thereto and all of its said terms and provisions.

No taking of water by any party under the provisions of said Agreement and amendment thereto concerning the release and receipt of water in any amount in excess of its decreed right to pump or otherwise take water from the ground in the Raymond Basin Area shall constitute a taking adverse to any other party; nor shall any party have the right to plead the statute of limitations or an estoppel against any other party by reason of its said taking of water in the Raymond Basin Area pursuant to a request for the release of water; nor shall such release of water by any party constitute a forfeiture or abandonment by such party of any part of its decreed right to water; nor shall such release in any wise constitute a waiver of such right, although such water, when released under the terms of said Agreement and amendment thereto, may be devoted to the public use of others; nor shall such release of water by any such party in any wise obligate any party so releasing to continue to release or furnish water to any other party or its successor in interest, or to the public generally, or to any part thereof, otherwise than as provided in Article IV of said Agreement and amendment thereto.

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In the event any party shall serve upon the parties and file with the Watermaster and with the Court a declaration of forfeiture or abandonment of its decreed right, or any part thereof, said party shall be relieved of the payment of further costs of administering the provisions of said Agreement and amendment thereto and enforcing this Judgment applicable to the right so forfeited or abandoned; provided that said relief from said further costs shall not become effective until the beginning of the next fiscal year for which a budget has not become final; and provided that said party making such forfeiture or abandonment shall pay to the Watermaster its proportion of such costs to the effective date of such relief from costs. The amount of water so abandoned or forfeited shall be available immediately for use by the parties in the proportions set forth in Paragraphs V and VI hereof, pending the time that any review shall have been made as provided for in Paragraph XXI hereof.

IXX

The Court hereby reserves jurisdiction and authority upon application of any party hereto, or upon its own motion, to review (1) its determination of the safe yield of either or both of said units of the Raymond Basin Area, or (2) the rights, in the aggregate, of all of the parties in either or both of said units as affected by the abandonment or forfeiture

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of any right, in whole or in part, decreed herein, and by the abandonment or forfeiture of any right by any other person or entity, and, in the event material change be found or any such abandonment or forfeiture be established, to adjudge that the decreed right of each party to pump or otherwise take water from the ground in the Raymond Basin Area shall be changed proportionately in the same manner as originally fixed herein; provided, however, that notice of such review shall be served on all parties at least thirty (30) days prior thereto and that the review of its determination of the safe yield of either or both of said units of the Raymond Basin Area shall be had not more frequently than at five (5) year intervals after the date hereof. Except as provided herein, and except as rights decreed herein may be abandoned or forfeited by nonuser, in whole or in part, each and every right decreed herein hereby is fixed as of the date hereof.

## XXII

The Court hereby reserves jurisdiction and authority at any time, upon application of any party, the Watermaster, or upon its own motion, to make such modifications of, or such additions to, the provisions of this Judgment, or to make such further order or orders, as may be necessary or desirable for the adequate enforcement, protection or preservation of the rights of the respective parties as declared in this Judgment or as provided in said agreement and amendment thereto. The Court further reserves jurisdiction to make any

other and/or additional orders of sufficient kind and nature to protect the waters in said Raymond Basin Area or any portion thereof from contamination of the groundwater supply from cesspool effluent or surface waters.

# IIIXX

The defendant California-Michigan Land and Water Company is entitled to become a party to the Raymond Basin Area Water Exchange Agreement of 1934 and thereby become entitled to receive water upon the same terms and conditions provided in said Agreement with respect to the several parties thereto.

#### XXIV

The defendant Bradbury Estate Company, a corporation, and Eugene E. Bean be and they hereby are dismissed without costs.

# XXV

None of the parties is entitled to recover its costs as against any other party.

DATED: March 26, 1984

/s/ Robert M. Olson JUDGE OF THE SUPERIOR COURT

# **APPENDIX E**

Long Beach Judgment

# Superior Court of the State of California For the County of Los Angeles

BOARD OF WATER COMMISSIONERS OF THE CITY OF LONG BEACH, et al.,

Plaintiffs

vs

SAN GABRIEL VALLEY WATER COMPANY, et al.,

Defendants

No. 722647

SETTLEMENT DOCUMENTS

# STIPULATION FOR JUDGMENT

JUDGMENT
MAP OF WHITTIER NARROWS
ENGINEERING APPENDIX
REIMBURSEMENT CONTRACT

Approved by Joint Negotiating Committees July 6, 1964.

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                                             SUPERIOR COURT OF THE STATE OF CALIFORNIA
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                                                             FOR THE COUNTY OF LOS ANGELES
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           BOARD OF WATER COMMISSIONERS OF THE CITY
            OF LONG BEACH, a municipal corporation;
            CENTRAL BASIN MUNICIPAL WATER DISTRICT
            a municipal water district; and CITY OF
          COMPTON, a municipal corporation,
  14
                                                                                           Plaintiffs,
  15
                                                                                                                                                       NO. 722,647
                                                  vs.
           SAN GABRIEL VALLEY WATER COMPANY, a cor-
            poration; AZUSA AGRICULTURAL WATER
 37
           COMPANY, a corporation; AZUSA VALLEY
           WATER COMPANY, a corporation; CALIFORNIA
 18 WATER & TELEPHONE COMPANY, a corporation;
                                                                                                                                                 STIPULATION FOR
           THE COLUMBIA LAND AND WATER COMPANY, a
 corporation; COVINA IRRIGATING COMPANY, a corporation; CROSS WATER COMPANY, CROSS WATER COMPANY, a cor
                                                                                                                                                         JUDGMENT
           poration; DUARTE WATER COMPANY, a corpora-
           tion; EAST PASADENA WATER CO. LTD., a
          corporation; GLENDORA IRRIGATING COMPANY,
           a corporation; SAN DIMAS WATER COMPANY, a
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           corporation; SOUTHERN CALIFORNIA WATER
          COMPANY, a corporation; SUBURBAN WATER SYSTEMS, a corporation; SUNNY SLOPE WATER
 23 #
        CO., a corporation; VALLECITO WATER CO., a corporation; CITY OF ALHAMBRA, a munici-
 25 | pal corporation; CITY OF ARCADIA, a
         municipal corporation; CITY OF AZUSA, a municipal corporation; CITY OF COVINA, a municipal corporation; CITY OF EL MONTE,
27 a municipal corporation; CITY OF GLENDORA,
       a municipal corporation; CITY OF MONROVIA,
28 a municipal corporation; CITY OF MONTEREY
PARK, a municipal corporation; CITY OF SOUTH PASADENA, a municipal corporation; BALDWIN PARK COUNTY WATER DISTRICT, a
30 county water district; and SAN GABRIEL
          COUNTY WATER DISTRICT, a county water
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          district,
                                                                                          Defendants,
          UPPER SAN GABRIEL VALLEY MUNICIPAL WATER
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DISTRICT, a municipal water district, and CALIFORNIA DOMESTIC WATER COMPANY, a corporation,

Intervenors.

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Plaintiffs Central Basin Municipal Water District, a municipal water district (herein sometimes referred to as Central Municipal); City of Long Beach, a municipal corporation, acting by and through the Board of Water Commissioners of the City of Long Beach; and City of Compton, a municipal corporation; and defendants City of Alhambra, a municipal corporation; City of Arcadia, a municipal corporation; City of Azusa, a municipal corporation; Azusa Agricultural Water Company, a corporation, sued herein as DOE 1; Azusa Valley Water Company, a corporation, for itself and as successor by merger to Azusa Irrigating Company, a corporation; Baldwin Park County Water District, a county water district: California Water and Telephone Company, a corporation; Columbia Land and Water Company, a corporation; City of Covina, a municipal corporation; Covina Irrigating Company, a corporation; Cross Water Company, a corporation, sued herein as DOE 2; Duarte Water Company (formerly Duarte Domestic Water Company), a corporation; East Pasadena Water Company, Ltd., a corporation, for itself and as successor by merger to California-Michigan Land and Water Company, a corporation; City of El Monte, a municipal corporation; City of Glendora, a municipal corporation; Glendora Irrigating Company, a corporation; City of Monrovia, a municipal corporation; City of Monterey Park, a municipal corporation; San Dimas Water Company, a corporation, sued herein as DOE 3; San Gabriel County Water District, a county water district; San Gabriel Valley Water Company, a corporation; Southern California Water Company, a corporation; City of South Pasadena, a municipal corporation; Suburban Water Systems, a corporation; Sunny Slope Water Company, a corporation; and Vallecito Water Company, a corporation; and

intervening defendant Upper San Gabriel Valley Municipal Water District, a municipal water district (herein sometimes referred to as Upper District); and intervening defendant California Domestic Water Company, a corporation; stipulate and agree as follows:

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- l. A Judgment in the form attached hereto as Exhibit I may be made and entered by the Court in the above-entitled action.
- 2. The following facts, considerations and objectives, among others, provide the basis for this Stipulation for Judgment:
  - (a) By their complaint plaintiffs seek a determination of the rights of the defendants, other than Upper District, in and to the waters of the San Gabriel River System and further seek to restrain defendants, other than Upper District, from an alleged interference with the rights of plaintiffs and persons represented by Central Municipal in and to said waters.
  - (b) At the present time, and for some time prior to the commencement of this action, the water supply of the San Gabriel River System has been inadequate to supply the diversions and extractions of both plaintiffs and defendants other than Central Municipal and Upper District but including the persons represented by Central Municipal and by Upper District, and as a result said diversions and extractions have exceeded, and still exceed, the natural replenishment of the water supply of the San Gabriel River System.
  - (c) The parties recognize and agree that the natural outflow from the San Gabriel Valley

-3-

to the Lower Area as defined in the Judgment has varied, and will vary from year to year, depending on the amount of precedent rainfall and other conditions.

- (d) The parties recognize and agree that there is a need for a declaration of rights and a physical solution for the problems resulting from the inadequate and varying water supplies of the San Gabriel River System.
- (e) The parties agree that the physical solution contained in said Judgment will bring about a fair division of the water of the San Gabriel River System as between plaintiffs and defendants other than Central Municipal and Upper District but including the persons represented by Central Municipal and by Upper District.
- (f) The parties recognize that it may be necessary for defendants or some of them to use supplemental water in order to comply with the obligations imposed under said physical solution.
- member unit of The Metropolitan Water District of Southern California, which will be supplied with water from sources in northern California under an existing contract with the State of California. Certain of the defendants not within the area of defendant Upper District are within the area of San Gabriel Valley Municipal Water District, which district also has contracted with the State of California for delivery of water from sources in northern California. It is anticipated that the

importation of this water will augment the natural supply of ground water within Upper Area as defined in the Judgment. Defendant Upper District intends to replenish the San Gabriel Valley with supplemental supplies.

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- 3. The parties hereto hereby waive any and all Findings of Fact, Conclusions of Law, and any and all notice of the making or entry herein of the attached form of Judgment, and all rights of appeal, if any, from such Judgment.
- 4. Plaintiffs and defendants agree that during the period prior to entry of the attached form of Judgment, they will cooperate in endeavoring to collect such information as the Watermaster would obtain if the attached form of Judgment had been entered and the Watermaster had been appointed by the Court pursuant to paragraph 6 of the Judgment, which information is herein referred to as 'said information." To that end, the parties hereto hereby agree that promptly following the complete execution of this stipulation by all parties, Upper District and Central Municipal shall each notify the other in writing as to the identity of the person who it expects will be nominated as the representative of Upper Area Parties or Lower Area Parties, as the case may be, under paragraph 6 of the Judgment. Upon receiving such notice, Upper District and Central Municipal shall each instruct its designated nominee that until the attached form of Judgment is entered and the Watermaster has been appointed pursuant to paragraph 6 of the Judgment he shall in cooperation with the other designated nominee do all things reasonably necessary to obtain such of said information as is available from the parties hereto or any public agency.
- 5. Judgment shall not be rendered pursuant hereto unless and until the execution of this stipulation by Central Basin Municipal Water District and by Upper San Gabriel Valley

1	Municipal Water District shall have been validated by a decree				
2	or decrees rendered in a proceeding or proceedings instituted				
3	in a court of competent jurisdiction of the State of California,				
4	and either such decree or decrees shall have become final or				
5	both of said Districts shall have further stipulated that said				
6	Judgment shall be rendered.				
7	6. This stipulation may be executed in counterparts				
8	(each counterpart being an exact copy or duplicate of the				
9	original) and all counterparts collectively shall be considered				
10	as constituting one complete Stipulation for Judgment.				
11	DATED:, 1964.				
12					
13 14 15	Attorneys (for the respective party listed opposite and to the right of the respective and Its Designation of Mailing attorneys listed below)  Address				
16 17 18 19	Leonard Putnam City Attorney Clifford E. Hayes Principal Deputy City Attorney City of Long Beach  Board of Water Commissioners of the City of Long Beach  By City of Long Beach  ItsPresident				
20	Ву				
21 22	Its Secretary				
23	Burris & Lagerlof Stanley C. Lagerlof H. Jess Senecal Jack T. Swafford  1800 East Wardlow Road Long Beach 7, California				
25 26 27	Ву				

2	Burris & Lagerlof Stanley C. Lagerlof H. Jess Senecal	Central Basin Municipal Water District
3	Jack T. Swafford	Ву
4	Ву	
5		
6		Ву
7		Its Secretary
8		7439 East Florence Avenue Downey, California
9		boundy, datatornal
10		
11	Lloyd A. Bulloch	City of Compton
12	City Attorney City of Compton	Pass
13		By
14	444	Its Mayor
15	Burris & Lagerlof	205 South Willowbrook Avenue Compton, California
16	Stanley C. Lagerlof H. Jess Senecal Jack T. Swafford	
17	Jack 1. Swallord	
18	Ву	<del></del>
19		
20		
21	Don D. Bercu	City of Alhambra
22	City Attorney City of Alhambra	
23		Ву
24		Its Mayor
25	Taylor & Smith	City Hall lll South First Street
26	Ву	Alhambra, California
27	БУ	-
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1	James A. Nicklin City Attorney	City of Arcadia
2		Ву
3		Its Mayor
<b>4</b> 5	Surr & Hellyer	City Hall Arcadia, California
6		
7 8	& Mann	
9	Ву	
10		
11		City of Azusa
12	City Attorney City of Azusa	Ву
13		Its Mayor
14		City Hall
15	Taylor & Smith	213 East Foothill Boulevard Azusa, California
16	Ву	
17		
18	Taylor & Smith	Azusa Agricultural Water Company
19	Ву	Ву
20		Its President
21		Ву
22		Its Secretary
23		18352 East Foothill Boulevard Azusa, California
24		
25	Surr & Hellyer	Azusa Valley Water Company
26	Ву	Ву
27	Clayson, Stark, Rothrock	Its President
28	& Mann	Ву
29	Ву	Its Secretary
30		P. O. Box 'W'
31		Azusa, California
O T		

1	Surr & Hellyer	Baldwin Park County Water District
2	Ву	ву
3	Clayson, Stark, Rothrock & Mann	Its President By
5	Ву	Its Secretary
6 7		14521 East Ramona Boulevard Baldwin Park, California
8 9 10	Bacigalupi, Elkus & Salinger By	California Water & Telephone Company By
12	Surr & Hellyer	Its President  By  Its Secretary
L4 L5 L6	Clayson, Stark, Rothrock & Mann	300 Montgomery Street San Francisco, California
18 19 20 21	Allard, Shelton & O'Connor  By  Surr & Hellyer	Columbia Land & Water Company  By  Its President  By
25	Clayson, Stark, Rothrock & Mann	Its Secretary P. O. Box 296 San Dimas, California
87 8 9		
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1	Allard, Shelton & O'Connor	City of Covina
2	Ву	Ву
3 4	Surr & Hellyer	Its Mayor City Hall Covina, California
5		oovina, odilloinia
6 7	Clayson, Stark, Rothrock & Mann	
8	Ву	
9	Kerckhoff & Kerckhoff	Covina Irrigating Company
10	Ву	Ву
11	Surr & Hellyer	Its President
12	Ву	Ву
13	Clayson, Stark, Rothrock & Mann	Its Secretary
14 15	Ву	146 East College Street Covina, California
16	George C. Gillette	Cross Water Company
17		ву
18		Its President
19		Ву
20		Its Secretary
21		15825 East Main Street
22		La Puente, California
23	Henry W. Shatford	Duarte Water Company
24	Shatford & Shatford	Ву
25	Ву	Its President
26	Surr & Hellyer	Ву
27	Ву	Its Secretary
28		1101 South Oak Avenue
29	Clayson, Stark, Rothrock & Mann	Duarte, California
30	Ву	
31		

1	Gray & Maddox	East Pasadena Water Company, Ltd.
2	Ву	Ву
3 4 5	Surr & Hellyer	Its President  By  Its Secretary
6 7 8	Clayson, Stark, Rothrock & Mann By	269 South Rosemead Pasadena, California
9 10 11	James A. Nicklin City Attorney City of El Monte	City of El Monte  By  Its Mayor
13 14 15 16 17	Surr & Hellyer  By  Clayson, Stark, Rothrock & Mann  By	City Hall El Monte, California
1.9 20 21 22 23	Leonard A. Shelton City Attorney City of Glendora	City of Glendora  By  Its Mayor
24 25 26	Surr & Hellyer By	City Hall Glendora, California
27 28 29 30	Clayson, Stark, Rothrock & Mann By	
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2 Ву	and the second s	Ву
4	rr & Hellyer	Its President  By  Its Secretary
7 By	ayson, Stark, Rothrock & Mann	224 North Michigan Avenue Glendora, California
Cit	mer H. Bell ty Attorney ty of Monrovia	City of Monrovia  By  Its Mayor
15 16 By 17 Cla	ayson, Stark, Rothrock	City Hall Monrovia, California
22 Cha	arles R. Martin ty Attorney ty of Monterey Park	City of Monterey Park  By  Its Mayor
65	ylor & Smith	City Hall 320 West Newmark Avenue Monterey Park, California

1	Allard, Shelton & O'Connor	San Dimas Water Company
2	Ву	Ву
3	Our. 6 71-11.	Its President
4	Surr & Hellyer	Ву
5	Ву	Its Secretary
6	Clayson, Stark, Rothrock	P. O. Box 181
7	& Mann	San Dimas, California
8	Ву	
9	·	
10	Surr & Hellyer	San Gabriel County Water District
11	Ву	Ву
12	•	Its President
13	Clayson, Stark, Rothrock & Mann	Ву
14	Ву	Its Secretary
15		8229 East Las Tunas Drive
16		San Gabriel, California
17		
18	J. E. Skelton	San Gabriel Valley Water Company
19		Ву
20	Corres C. Hallman	Its President
21	Surr & Hellyer	Ву
22	Ву	Its Secretary
23	Clayson, Stark, Rothrock	11142 Garvey Avenue
24	& Mann	El Monte, California
25	Ву	
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ı	O'Melveny & Myers	Southern California Water Company
2	Ву	-
3		Its President
4	Surr & Hellyer	By
5	Ву	Its Secretary
6 7	Clayson, Stark, Rothrock & Mann	11911 South Vermont Avenue Los Angeles 44, California
8	Ву	-
9 10 11	Charles R. Martin City Attorney City of South Pasadena	City of South Pasadena
12		Its Mayor
13	Surr & Hellyer	825 Mission Street South Pasadena, California
14	Ву	
15 16	Clayson, Stark, Rothrock & Mann	·
17	Ву	
18 19	Frank E. Gray	Suburban Water Systems
20		Ву
21	Surr & Hellyer	Its President
22	Ву	Ву
23	01	Its Secretary
24	Clayson, Stark, Rothrock & Mann	16340 East Maplegrove Street La Puente, California
25	Ву	·
26		
27	Hahn & Hahn	Sunny Slope Water Company
28	Ву	Ву
29		Its President
30		Ву
31		Its Secretary
32		1040 El Campo Drive Pasadena, California

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0	pany
2 By By	
Its Presider	
Clayson, Stark, Rothrock & Mann By	
By Its Secret	
6 749 South Ninth Aven	nue
7 City of Industry, Ca	lifornia
8	
9 Stearns, Gross and Moore California Domestic	Water Company
10 By By	
Its Presiden	
12	
Its Secret	ary
P. O. Box 1026, Perr	y Annex
Whittier, California	
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17 Ralph B. Helm Upper San Gabriel Va	lley
Municipal Water Di	strict
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20 Its Presiden	
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22 Its Secret.	ary
23 11229 East Valley Bo El Monte, California	ulevard
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<b>√</b> *	

# SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

BOARD OF WATER COMMISSIONERS OF THE CITY OF LONG BEACH, a municipal corporation; CENTRAL BASIN MUNICIPAL WATER DISTRICT, a municipal water district; and CITY OF COMPTON, a municipal corporation,

Plaintiffs.

vs.

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NO. 722,647

SAN GABRIEL VALLEY WATER COMPANY, a corporation; AZUSA AGRICULTURAL WATÉR COMPANY, a corporation; AZUSA VALLEY WATER COMPANY, a corporation; CALIFORNIA WATER & TELEPHONE COMPANY, a corporation; THE COLUMBIA LAND AND WATER COMPANY, a corporation; COVINA IRRIGATING COMPANY, a corporation; CROSS WATER COMPANY, a corporation; DUARTE WATER COMPANY, a corporation; EAST PASADENA WATER CO. LTD., a corporation; GLENDORA IRRIGATING COMPANY, a corporation; SAN DIMAS WATER COMPANY, a corporation; SOUTHERN CALIFORNIA WATER COMPANY, a corporation; SUBURBAN WATER SYSTEMS, a corporation; SUNNY SLOPE WATER CO., a corporation; VALLECITO WATER CO., a corporation; CITY OF ALHAMBRA, a municipal corporation; CITY OF ARCADIA, a municipal corporation; CITY OF AZUSA, a municipal corporation; CITY OF COVINA, a municipal corporation; CITY OF EL MONTE, a municipal corporation; CITY OF GLENDORA, a municipal corporation; CITY OF MONROVIA, a municipal corporation; CITY OF MONTEREY PARK, a municipal corporation; CITY OF SOUTH PASADENA, a municipal corporation; BALDWIN PARK COUNTY WATER DISTRICT, a county water district; and SAN GABRIEL COUNTY WATER DISTRICT, a county water district,

JUDGMENT

UPPER SAN GABRIEL VALLEY MUNICIPAL WATER

Defendants.

DISTRICT, a municipal water district, and CALIFORNIA DOMESTIC WATER COMPANY, a corporation,

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Intervenors.

After due examination and consideration of the pleadings, said Stipulation for Judgment and other documents and papers on file herein, it appears to the Court that:

- (a) In bringing and maintaining this action, plaintiff Central Basin Municipal Water District, a municipal water district, has done so as a representative of and for the benefit of all owners of water rights within, all owners of land within, and all inhabitants of, the district, except to the extent that defendant California Domestic Water Company is representing itself.
- (b) In intervening in this action, defendant Upper San Gabriel Valley Municipal Water District, a municipal water district, has done so as representative of and for the benefit of all owners of water rights within, all owners of land within, and all inhabitants of, the district, except to the extent that other Defendants who are within the district are representing themselves.

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- (c) There is a need for a physical solution to the complex water problems which have given rise to this action.
- (d) The physical solution embodied in this Judgment is a feasible, equitable and just resolution of the issues presented by the amended complaint and answers thereto on file herein, and it will bring about a fair division of the water supply of the San Gabriel River System between Upper Area and Lower Area, as those terms are hereinafter defined.
- (e) On the basis of the Stipulation for Judgment filed herein and the consent of all Plaintiffs and Defendants it is in the interests of justice and in furtherance of the water policy of the State of California to proceed without trial and to make and enter this Judgment.

Now, therefore, it is hereby ORDERED, ADJUDGED AND DECREED:

# JURISDICTION 1. The Court has jurisdiction of the subject matter of this action and of the Upper Area Parties and Lower Area Parties, as those terms are hereinafter defined.

# EXHIBITS 2. The following Exhibits marked A and B, are attached to this Judgment and made a part hereof:

- (a) Exhibit A -- Map entitled "Rio Hondo and San Gabriel River in Vicinity of Whittier Narrows Dam".
- (b) Exhibit B -- Engineering Appendix.

# 3. As used in this Judgment, the following terms shall have the meanings assigned to them:

- (a) Central Municipal -- Central Basin Municipal Water District.
- (b) Upper District -- Upper San Gabriel Valley Municipal Water District.
- (c) Lower Area Parties -- the Plaintiffs, and

all persons, firms and corporations, public or private, who are represented by Central Municipal.

- (d) Upper Area Parties -- the Defendants, and all persons, firms and corporations, public or private, who are represented by Upper District.
- (e) Upper Area -- the area (exclusive of the Raymond Basin and the portion of San Gabriel Mountains tributary thereto) wherein surface and subsurface waters are tributary to Whittier Narrows upstream from the common boundary of Upper District and Central Municipal through Whittier Narrows.
- (f) Lower Area -- the area which lies downstream from the common boundary of Central Municipal and Upper District through Whittier Narrows and which is included within the incorporated limits of the Plaintiffs.
- (g) Whittier Narrows -- a gap between Merced Hills and Puente Hills shown on Exhibit A.
- (h) Montebello Forebay -- the area designated as such on Exhibit A.
- (i) Export to Lower Area -- water diverted from surface streams in Upper Area or pumped or developed from underground sources in Upper Area, and in either case conveyed by conduit through Whittier Narrows.
- (j) Subsurface Flow -- all water which passes as ground water through Whittier Narrows at the "narrowest section" as shown on Exhibit A.

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- (k) Surface Flow -- all water other than Export to Lower Area and Subsurface Flow, which passes from Upper Area to Lower Area through Whittier Narrows.
- (1) Usable Water -- all Surface Flow, Subsurface Flow and Export to Lower Area, but excluding:
  - (1) that portion of Surface Flow, if any, which crosses the southerly boundary of Montebello Forebay as surface runoff less the amount of Surface Flow which has been caused to flow out of Montebello Forebay as surface runoff by any spreading of water in Montebello Forebay by or on behalf of Lower Area Parties, or any of them;
  - (2) water imported by or on behalf of Lower Area Parties from outside of the watershed of the San Gabriel River System;
  - (3) Reclaimed Water, as defined in subparagraph (o) herein, provided, however, that Reclaimed Water (other than that reclaimed by or on behalf of Lower Area Parties) which is percolated and commingled with ground water in Upper Area shall be deemed Subsurface Flow, Surface Flow, or Export to Lower Area as the case may be, when and if it passes through Whittier Narrows;
  - (4) that portion, if any, of Export to Lower Area which in any Water Year after September 30, 1966, exceeds 23,395 acrefeet;
  - (5) Make-up Water, as defined in subpara-

graph (m) herein; and

- (6) any water whether flowing on the surface or beneath the surface of the ground which has passed any of the points of surface measurement in Whittier Narrows shown on Exhibit B and prior to its passing from Upper Area to Lower Area is intercepted and returned upstream by conduit or otherwise so that it could again pass any such points of measurement.
- (m) Make-up Water -- water of usable quality for ground water recharge required to be delivered to Lower Area under terms of paragraph 5 of this Judgment.
- (n) Water Year -- October 1 through the following September 30.
- (o) Reclaimed Water -- water reclaimed from sewage generated in the watershed of the San Gabriel River System above Whittier Narrows.

## DECLARATION OF RIGHT

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4. Lower Area Parties have rights in the water supply of the San Gabriel River System. The nature and extent of such rights is not known; however, Lower Area Parties and all other persons downstream from Whittier Narrows who receive water from the San Gabriel River System or have rights in and to such water, shall have, as against Upper Area Parties and all other pumpers of water in the San Gabriel Valley, a right to receive from Upper Area an average annual usable supply of ninety-eight thousand four hundred fifteen (98,415) acre-feet of water over a long-term period of normal rainfall derived as set forth in Exhibit B, consisting

of Surface Flow, Subsurface Flow, Export to Lower Area and Make-up Water. If in the future a court of competent jurisdiction shall decree that any person downstream from Whittier Narrows within Central and West Basin Water Replenishment District who is not bound by this Judgment, shall have, as against Upper Area Parties and substantially all other pumpers in the San Gabriel Valley, a right to receive from Upper Area a stated amount of usable supply consisting of Surface Flow, Subsurface Flow, Export to Lower Area or Make-up Water, which right arose out of and is based upon the ownership of land or the production of water downstream from Whittier Narrows and within Central and West Basin Water Replenishment District, then and in that event the stated amount of such right so decreed shall not increase the declared rights as set forth in this paragraph 4.

## PHYSICAL SOLUTION

5. In recognition of the complexities of annual supply and demand and variations in the components thereof, the Court hereby declares the following physical solution to be a fair and equitable basis for satisfaction of the declared right set forth in paragraph 4 hereof. Compliance with this paragraph 5 shall constitute full and complete satisfaction of said declared right.

AVERAGE ANNUAL ENTITLEMENT

(a) It is determined that the amount of Lower Area average annual entitlement to Usable Water is ninety-eight thousand four hundred fifteen (98,415) acre-feet.

# BASIS OF ANNUAL ENTITLEMENT

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(b) The outflow of water from Upper Area through Whittier Narrows to Lower Area has

varied from year to year and will vary from year to year in the future depending on changing conditions of supply and demand; and as to any Water Year, the average annual rainfall for the San Gabriel Valley during the ten (10) consecutive Water Years ending with that Water Year, is a reasonable basis for determining the entitlement of Lower Area to Usable Water for such Water Year.

- (c) The rainfall in each Water Year for the San Gabriel Valley shall be determined by application of the procedures described in Exhibit B.
- (d) The quantity of water which Lower Area is entitled to receive in any Water Year (hereinafter called Lower Area Annual Entitlement) shall be determined in accordance with the following table, except that no determination of Lower Area Annual Entitlement shall be made for the last year of any Long-term Accounting Period as hereinafter defined.

DETERMINATION OF RAINFALL

RAINFALL ADJUSTMENT

#### TABLE A

#### LOWER AREA ANNUAL ENTITLEMENT BASED ON 10-YEAR AVERAGE RAINFALL FOR SAN GABRIEL VALLEY

(In Acre-feet)

hes of									
1 0	.1	.2	.3	.4	.5	. 6	.7	.8	.9
64,200	64,900	65,700	66,500	67,200	68,000	68,700	69,500	70,300	71,100
71,800	72,600	73,400	74,100	74,900	75,600	76,400	77,200	77,900	78,700
79,500	80,200	81,000	81,800	82,600	83,300	84,000	84,800	85,600	86,400
87,100	87,900	88,700	89,400	90,200	91,000	91,500	92,500	93,200	94,000
94,800	95,300	96,200	96,900	97,600	98,300	98,800	99,500	100,100	100,800
101,400	102,000	102,700	103,300	103,900	104,500	105,100	105,700	106,300	107,000
107,600	108,200	108,800	109,400	110,100	110,700	111,300	111,900	112,500	113,100
113,700	114,300	115,000	115,600	116,200	116,800	117,400	118,100	118,600	119,300
119,900	120,400	121,000	121,600	122,200	122,700	123,300	123,900	124,400	125,000
125,500	126,100	126,700	127,200	127,800	128,400	128,900	129,500	130,100	130,600
131,200	131,700	132,200	132,700	133,100	133,700	134,100	134,700	135,100	135,600
	71,800 71,800 79,500 87,100 94,800 101,400 107,600 113,700 119,900	1 0 .1 64,200 64,900 71,800 72,600 79,500 80,200 87,100 87,900 94,800 95,300 101,400 102,000 107,600 108,200 113,700 114,300 119,900 120,400 125,500 126,100	1 0 .1 .2 64,200 64,900 65,700 71,800 72,600 73,400 79,500 80,200 81,000 87,100 87,900 88,700 94,800 95,300 96,200 101,400 102,000 102,700 107,600 108,200 108,800 113,700 114,300 115,000 119,900 120,400 121,000 125,500 126,100 126,700	n         0         .1         .2         .3           64,200         64,900         65,700         66,500           71,800         72,600         73,400         74,100           79,500         80,200         81,000         81,800           87,100         87,900         88,700         89,400           94,800         95,300         96,200         96,900           101,400         102,000         102,700         103,300           107,600         108,200         108,800         109,400           113,700         114,300         115,000         115,600           119,900         120,400         121,000         121,600           125,500         126,100         126,700         127,200	1         0         .1         .2         .3         .4           64,200         64,900         65,700         66,500         67,200           71,800         72,600         73,400         74,100         74,900           79,500         80,200         81,000         81,800         82,600           87,100         87,900         88,700         89,400         90,200           94,800         95,300         96,200         96,900         97,600           101,400         102,000         102,700         103,300         103,900           107,600         108,200         108,800         109,400         110,100           113,700         114,300         115,000         125,600         116,200           119,900         120,400         121,000         121,600         122,200           125,500         126,100         126,700         127,200         127,800	n         0         .1         .2         .3         .4         .5           64,200         64,900         65,700         66,500         67,200         68,000           71,800         72,600         73,400         74,100         74,900         75,600           79,500         80,200         81,000         81,800         82,600         83,300           87,100         87,900         88,700         89,400         90,200         91,000           94,800         95,300         96,200         96,900         97,600         98,300           101,400         102,000         102,700         103,300         103,900         104,500           107,600         108,200         108,800         109,400         110,100         110,700           113,700         114,300         115,000         115,600         116,200         116,800           119,900         120,400         121,000         121,600         122,200         122,700           125,500         126,100         126,700         127,200         127,800         128,400	1         0         .1         .2         .3         .4         .5         .6           64,200         64,900         65,700         66,500         67,200         68,000         68,700           71,800         72,600         73,400         74,100         74,900         75,600         76,400           79,500         80,200         81,000         81,800         82,600         83,300         84,000           87,100         87,900         88,700         89,400         90,200         91,000         91,500           94,800         95,300         96,200         96,900         97,600         98,300         98,800           101,400         102,000         102,700         103,300         103,900         104,500         105,100           107,600         108,200         108,800         109,400         110,100         110,700         111,300           113,700         114,300         115,000         125,600         116,200         116,800         117,400           119,900         120,400         121,000         121,600         122,200         122,700         123,300           125,500         126,100         126,700         127,200         127,800         128,400 <td>1         0         .1         .2         .3         .4         .5         .6         .7           64,200         64,900         65,700         66,500         67,200         68,000         68,700         69,500           71,800         72,600         73,400         74,100         74,900         75,600         76,400         77,200           79,500         80,200         81,000         81,800         82,600         83,300         84,000         84,800           87,100         87,900         88,700         89,400         90,200         91,000         91,500         92,500           94,800         95,300         96,200         96,900         97,600         98,300         98,800         99,500           101,400         102,000         102,700         103,300         104,500         105,100         105,700           107,600         108,200         108,800         109,400         110,100         110,700         111,300         111,900           113,700         114,300         115,000         121,600         122,200         122,700         123,300         123,900</td> <td>1         0         .1         .2         .3         .4         .5         .6         .7         .8           64,200         64,900         65,700         66,500         67,200         68,000         68,700         69,500         70,300           71,800         72,600         73,400         74,100         74,900         75,600         76,400         77,200         77,900           79,500         80,200         81,000         81,800         82,600         83,300         84,000         84,800         85,600           87,100         87,900         88,700         89,400         90,200         91,000         91,500         92,500         93,200           94,800         95,300         96,200         96,900         97,600         98,300         98,800         99,500         100,100           101,400         102,000         102,700         103,300         103,900         104,500         105,100         105,700         106,300           107,600         108,200         108,800         109,400         110,100         110,700         111,300         111,900         112,500           113,700         114,300         115,000         125,600         116,200         116,800</td>	1         0         .1         .2         .3         .4         .5         .6         .7           64,200         64,900         65,700         66,500         67,200         68,000         68,700         69,500           71,800         72,600         73,400         74,100         74,900         75,600         76,400         77,200           79,500         80,200         81,000         81,800         82,600         83,300         84,000         84,800           87,100         87,900         88,700         89,400         90,200         91,000         91,500         92,500           94,800         95,300         96,200         96,900         97,600         98,300         98,800         99,500           101,400         102,000         102,700         103,300         104,500         105,100         105,700           107,600         108,200         108,800         109,400         110,100         110,700         111,300         111,900           113,700         114,300         115,000         121,600         122,200         122,700         123,300         123,900	1         0         .1         .2         .3         .4         .5         .6         .7         .8           64,200         64,900         65,700         66,500         67,200         68,000         68,700         69,500         70,300           71,800         72,600         73,400         74,100         74,900         75,600         76,400         77,200         77,900           79,500         80,200         81,000         81,800         82,600         83,300         84,000         84,800         85,600           87,100         87,900         88,700         89,400         90,200         91,000         91,500         92,500         93,200           94,800         95,300         96,200         96,900         97,600         98,300         98,800         99,500         100,100           101,400         102,000         102,700         103,300         103,900         104,500         105,100         105,700         106,300           107,600         108,200         108,800         109,400         110,100         110,700         111,300         111,900         112,500           113,700         114,300         115,000         125,600         116,200         116,800

DETERMINATION
OF ACCRUED
DEBIT OR
CREDIT

(e) The difference between the aggregate of water entitlements determined as provided in this Judgment and the aggregate of Usable Water and delivered Make-up Water shall be computed as of the end of each Water Year. Any excess of water entitlements over the quantity of Usable Water and Make-up Water received by Lower Area after September 30, 1963, is hereinafter referred to as Accrued Debit of Upper Area. Any excess of Usable Water and Make-up Water received by Lower Area after September 30, 1963, over water entitlements, is hereinafter referred to as Accrued Credit of Upper Area.

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ACCRUED DEBIT

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(f) If at the end of any Water Year it is determined pursuant to subparagraph (e) of this paragraph 5 that there is an Accrued Debit of Upper Area, then Upper District shall cause Make-up Water to be delivered to Lower Area during the following Water Year in an amount not less than the sum of (1) one-third of such Accrued Debit of Upper Area, and (2) that portion, if any, of such Accrued Debit of Upper Area over 25,000 acre-feet which remains after deducting said one-third. If Upper District shall fail to deliver Make-up Water as next above provided and Plaintiffs shall have diligently pursued their legal and equitable remedies to cause Upper District to so deliver, and either: (1) it shall be finally determined that Upper District is not obligated to so deliver, or (2) it shall appear that Upper District will not thereafter deliver Make-up Water, then Defendants and any successor or successors in interest by title to a Defendant's water right in Upper Area shall be obligated to so deliver Make-up Water. The provisions of this paragraph are subject to the provisions of paragraph 5(h) below. (g) If at the end of any Water Year it is determined pursuant to subparagraph (e) of this paragraph 5 that there is an Accrued

ACCRUED CREDIT

determined pursuant to subparagraph (e) of this paragraph 5 that there is an Accrued Credit of Upper Area, then there shall be no obligation to deliver Make-up Water to Lower Area during the following Water Year.

## LONG-TERM ACCOUNTING

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(h) Following September 30, 1963, a Long-term Accounting shall be made from time to time but not sooner than at the end of 15 Water Years, nor later than 25 Water Years after September 30, 1963, or after the last such accounting, whichever is later. A Long-term Accounting shall be made sooner than said 25-year period whenever the average annual rainfall in the San Gabriel Valley for a period of 15 Water Years or more after September 30, 1963, or after the last such accounting, whichever is later, is at least 18 inches but not more than 19 inches.

In making such Long-term Accounting for any such period (herein called Long-term Accounting Period), the aggregate of all Usable Water and Make-up Water received by Lower Area during such period shall be determined and (a) there shall be deducted from said aggregate the amount of Make-up Water, if any, delivered during such period by reason of the existence of an Accrued Debit of Upper Area at the end of the immediately preceding Longterm Accounting Period, or (b) there shall be added to said aggregate the amount of any Accrued Credit of Upper Area determined to exist at the end of the immediately preceding Long-term Accounting Period. The net aggregate amount of Usable Water and Make-up Water so computed shall be compared to the result to be obtained by (1) multiplying the 98,415 acre-feet of water to be received by

MAKE-UP

DELIVERY

Lower Area as its average annual usable supply by the number of Water Years in the Long-term Accounting Period, and (2) adjusting the product by the percentage by which the average annual rainfall (to the nearest one hundredth of an inch) for the Long-term Accounting Period involved exceeds or is less than 18.52 inches. (i.e.:

98,415 x (number of Water Years in

Period) x (average rainfall for the Period).)

If as a result of such comparison it is determined that there is a deficiency in the net aggregate amount of Usable Water and Make-up Water received during the Long-term Accounting Period, then such deficiency shall be compensated in the following Water Year by delivery of Make-up Water to Lower Area in the manner and by the means provided herein. If it is determined as a result of such comparison that there is an excess of net aggregate Usable Water and Make-up Water received, then the amount of such excess shall be carried forward as an Accrued Credit of Upper Area.

(i) Make-up Water which Defendants are obligated to deliver through Upper District may be delivered by any one or more of the following means:

### SURFACE FLOW DELIVERY

(1) By causing water other than Reclaimed Water to flow on the surface into Montebello Forebay by any means and from any source, provided that such deliveries shall

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be at such rates or flows and at such times as may be scheduled by the Watermaster. RECLAIMED WATER CREDIT

(2) By paying to Central Municipal for the benefit of all Lower Area Parties the total amount or any portion of the total amount which Central and West Basin Water Replenishment District or any Plaintiff shall have expended in reclaiming water or for the purchase of Reclaimed Water in the preceding Water Year, and which water when so reclaimed or purchased shall have been passed through Whittier Narrows to Lower Area. Upon written request made by Upper District not later than three months after the end of a Water Year, Central Municipal shall give a written notice to Upper Distric and the Watermaster of the total number of acre-feet of such Reclaimed Water so reclaimed or purchased during the preceding Water Year and of the cost per acre-foot therefor at the existing Whittier Narrows Water Reclamation Plant for reclamation of waste water, and at any future additions thereto, and payment therefor at said cost, or costs, may be made not later than one year after receipt of such written notice. Such payment shall be made for the tota 1 production of Reclaimed Water from the existing plant in the preceding Water Year 10 before Upper District shall be entitled make payment for all, or any portion of

Reclaimed Water produced in that year by any future addition to that plant. Such payment by Upper District on behalf of Defendants shall be deemed a delivery of Make-up Water equal to the quantity of Reclaimed Water for which the expenditure of a like sum would have paid at the cost, or costs, per acre-foot so paid for such Reclaimed Water. In no event, however, shall any payment by Upper District under this subparagraph (i)(2) be deemed a delivery of Make-up Water in excess of 14,735 acre-feet in any Water Year during which the amount of Make-up Water required to be furnished by Upper Area is available to it at ground water replenishment rates for delivery to Lower Area, except with the prior written consent of Plaintiffs.

#### DIRECT DELIVERY

- (3) By delivering, or causing to be delivered, water to any of Lower Area Parties with consent of Plaintiffs for use in Lower Area.
- (j) It is further determined and adjudicated that the obligations provided above in subparagraphs (f) and (h) of this paragraph 5 for each Defendant shall constitute and be a servitude upon the existing water rights of each Defendant in and to the water supply of the San Gabriel River System upstream from Lower Area and shall run with and forever bind said water rights for the benefit of the water

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## TRANSFER OF WATER RIGHTS

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rights of Lower Area Parties.

(k) If any Defendant, other than Upper District, shall desire to transfer all or any of its said water rights to a person, firm or corporation, public or private, who or which is not then bound by this Judgment as a Defendant, such Defendant shall as a condition to being discharged as hereinafter provided cause such transferee to appear in this action and file a valid and effective express assumption of the obligations imposed upon such Defendant under this Judgment as to such transferred water rights. Such appearance and assumption of obligations shall include the filing of a designation of the address to which shall be mailed all notices, requests, objections, reports and other papers permitted or required by the terms of this Judgment.

If any Defendant shall have transferred all of its said water rights and each transfered not theretofore bound by this Judgment as a Defendant shall have appeared in this action and filed a valid and effective express assumption of the obligations imposed upon such Defendant under this Judgment as to such transferred water rights, such transferring Defendant shall thereupon be discharged from all obligations hereunder. If any Defendant other than Upper District shall cease to own any rights in and to the water supply of the San Gabriel River System upstream from Lower Area, and shall have caused the appearance

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and assumption provided for in the third preceding sentence with respect to each voluntary transfer, then upon application to this Court and after notice and hearing such Defendant shall thereupon be relieved and discharged from all further obligations hereunder. Any such discharge of any Defendant hereunder shall not impair the aggregate rights of Lower Area Parties or the responsibility hereunder of the remaining Defendants or any of the successors.

### WATERMASTER PROVISIONS

## WATERMASTER

6. A Watermaster comprised of three persons to be nominated as hereinafter provided shall be appointed by and serve at the pleasure of and until further order of this Court. One shall be a representative of Upper Area Parties nominated by and through Upper District, one shall be a representative of Lower Area Parties nominated by and through Central Municipal, and one shall be jointly nominated by Upper District and Central Municipal. If a dispute arises in choosing the joint appointee, the Court shall make the appointment. If Central Municipal or Upper District shall at any time or times nominate a substitute appointee in place of the appointee last appointed to represent Lower Area Parties, in the case of Central Municipal, or to represent Upper Area Parties, in the case of Upper District, or if Central Municipal and Upper District shall at any time or times jointly nominate a substitute appointee in place of the joint appointee last appointed,

**POWERS** 

DUTIES

such substitute appointee shall be appointed by
the Court in lieu of such last appointee or joint
appointee. Each such nomination shall be made in
writing, served upon the other parties to this
action and filed with the Court. The Watermaster
when so appointed shall administer and enforce
the provisions of this Judgment and the instructions
and subsequent orders of this Court.

- 7. The Watermaster shall have the following powers and duties and shall take all steps necessary to make the following determinations for each Water Year promptly after the end of such Water Year:
  - (a) the amount of Surface Flow,
  - (b) the amount of Subsurface Flow,
  - (c) the amount of Export to Lower Area,
  - (d) the amount of water which passed as Surface Flow or Subsurface Flow across the boundary between Upper Area and Lower Area through Whittier Narrows and which was imported by or on behalf of Lower Area Parties from outside of the watershed of the San Gabriel River System above Whittier Narrows,
  - (e) the amount and quality of Reclaimed Water reclaimed by or on behalf of Lower Area,
  - (f) the total amount of Make-up Water delivered to Lower Area, together with the respective amounts delivered by each method specified in paragraph 5 of this Judgment,
  - (g) the amount of Usable Water received by Lower Area,
  - (h) the amount of local storm inflow, originating in Lower Area, to the channel of

each of Rio Hondo and San Gabriel River within Montebello Forebay,

- (i) the surface outflow from Montebello Forebay in the channel of each of the Rio Hondo and San Gabriel River,
- (j) the number of inches of depth of average rainfall in the San Gabriel Valley.
- (k) the average annual rainfall in the San Gabriel Valley for the ten consecutive Water Years just ended,
- Lower Area Annual Entitlement or the entitlement for the Long-term Accounting Period, determined pursuant to subparagraph
   or (h), respectively, of paragraph 5 of this Judgment,
- (m) Accrued Debit of Upper Area, if any, or Accrued Credit of Upper Area, if any, as it exists at the end of such Water Year, and (n) the amount, if any, of Make-up Water which Upper District is obligated to deliver

# $\frac{\substack{\text{DETERMINATIONS}\\ \text{TO BE BASED ON}}}{\substack{\text{EXHIBIT B}}} \text{ be}$

8. Each of the above required determinations shall be based on and conform to the procedures specified in this Judgment and in Exhibit B insofar as said exhibit provides a procedure.

during the following Water Year.

# REPORTS MEASUREMENTS AND DATA

9. The Watermaster shall report to the Court and to each party in writing at the same time and not more than five months after the end of each Water Year the determinations required by paragraph 7 above.

The Watermaster shall cause to be installed and maintained in good working order such measuring

devices in Whittier Narrows and elsewhere as are necessary or required and not otherwise available for the making of the determinations required by paragraph 7 above.

The Watermaster shall collect and assemble from each of the parties, and the parties shall make available to the Watermaster, such records, reports and other data as may reasonably be required in the making of the determinations required of the Watermaster under paragraph 7 above. All records, reports and data received, maintained or compiled by the Watermaster shall be open to inspection by any party or its representative. 10. Any party who objects to any determination made by the Watermaster pursuant to paragraph 7

**OBJECTIONS** 

above, may make such objection in writing to the Watermaster within thirty (30) days after the Watermaster gives the required written notice of such determination. Within thirty (30) days after expiration of the time within which objection may be made to such determination, the Watermaster shall consider all objections thereto and shall amend, modify or affirm the determination and give notice thereof at the same time to all parties and shall file a copy of such final determination with the Court. If the Watermaster denies any objection in whole or in part, the party whose objection was so denied may within thirty (30) days after service of the final determination upon it, make written objection to such denial by filing its objections with the Court after first mailing a copy of such objections to the

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CHANGE IN METHOD OF MEASUREMENT

Watermaster and to each party, and such party shall bring its objections on for hearing before the Court upon notice and motion and at such time as the Court may direct. If the Watermaster shall change or modify any determination, then any party may within fifteen (15) days after service of such final determination upon it object to such change or modification by following the procedure prescribed above in the case of a denial of an objection to the first determination. If objection to a final determination is filed with the Court as herein provided and brought on for hearing, then such final determination may be confirmed or modified in whole or in part as the Court may deem proper.

11. If the Watermaster shall deem it advisable to make a change in the method of making any measurement required under the terms of this Judgment, the Watermaster shall notify all parties of such proposed change, and if within sixty (60) days of such notification no party shall file written objections to such change with the Watermaster, the Watermaster may put such proposed change into effect. If, however, any party files its written objection to the proposed change, it shall by notice of motion filed not later than fifteen (15) days after the expiration of said 60-day period and served on the Watermaster and all parties bring its objection on for hearing before the Court at such time as the Court may direct, and the Court shall rule on whether the Watermaster may make such proposed change.

BUDGET

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Judgment. The Watermaster shall mail a copy of the tentative budget to each of the parties at the same time at least sixty (60) days before the beginning of each Water Year. However, with respect to the first Water Year following the entry of this Judgment, the tentative budget shall be mailed not later than one hundred and twenty (120) days from the entry of this Judgment. If any party has an objection to a tentative budget, or any suggestions with respect thereto, that party shall present the same in writing to the Watermaster within fifteen (15) days after service of the tentative budget upon it. If no objections are received, the tentative budget shall become the final budget. If objections to the tentative budget are received, the Watermaster shall, within fifteen (15) days after the expiration of the time for presenting objections, consider all such objections, prepare a final budget, and mail a copy thereof to each party, together with a statement of the amount assessed, if any, to each party, computed as provided in paragraph 13. If the Watermaster denies any objection in whole or in part, the party whose

In addition to the above-specified adminis-

trative powers and duties, the Watermaster shall

stating the estimated expense for discharging the

prepare a tentative budget for each Water Year,

duties of the Watermaster set forth in this

objection was so denied may, within fifteen (15)

days after service of the final budget upon it,

make written objection to such denial by filing

its objections with the Court after first mailing a copy of such objections to each party, and such party shall bring its objections on for hearing before the Court upon notice and motion and at such time as the Court may direct. If the Watermaster makes a change in the tentative budget, then any party may within fifteen (15) days after service of the final budget upon it object to any such change by following the procedure prescribed above in the case of a denial of an objection to the tentative budget. If objection to the final budget is filed with the Court as herein provided and brought on for hearing, then such final budget may be confirmed or adjusted in whole or part as the Court may deem proper.

FEES AND EXPENSES

13. The fees, compensation and expenses of the Watermaster hereunder shall be borne by the parties in the following proportions: 50% by Upper District, 41.2% by Central Municipal, 7.125% by the City of Long Beach, and 1.675% by the City of Compton, or such other division among the Plaintiffs as they may agree upon in writing and file with the Watermaster.

Payment of the amount assessed to a party, whether or not subject to adjustment by the Court as provided in paragraph 12, shall be paid on or prior to the beginning of the Water Year to which the final budget and statement of assessed costs is applicable. If such payment by any party is not made on or before said date, the Watermaster shall add a penalty of 5% thereof to such party's

statement. Payment required of any party hereunder may be enforced by execution issued out of this Court, or as may be provided by order hereinafter made by this Court. All such payments and penalties received by the Watermaster shall be expended by him for the administration of this Judgment. Any money remaining at the end of any Water Year shall be available for use in the following Water Year.

#### SUCCESSOR OF UPPER DISTRICT

14. If a public agency or district shall be formed hereafter which shall include the present area of Upper District and shall have ability equal to or greater than that which Upper District now has to perform the obligations under this Judgment, and shall appear in this action and file a valid and effective assumption of such obligations, then Upper District upon application to this Court, and after notice and hearing, shall thereupon be relieved and discharged from all further obligations hereunder.

#### CONTINUING JURISDICTION OF THE COURT

15. Full jurisdiction, power and authority is retained and reserved by the Court for the purpose of enabling the Court upon application of any party by motion and upon at least thirty (30) days notice thereof, and after hearing thereon (i) to make such further or supplemental orders or directions as may be necessary or appropriate for the construction, enforcement or carrying out of this Judgment, and (ii) to modify, amend or amplify any of the provisions of this Judgment whenever substantial developments affecting the physical, hydrological or other conditions dealt

with herein may, in the Court's opinion, justify or require such modification, amendment or amplification.

If at any time Plaintiffs and at least twothirds of the Defendants including any two of the cities of Alhambra, Azusa and Monterey Park, shall file with the Court a written stipulation (i) that henceforth in determining any one or more of the component parts of Usable Water received by Lower Area in any Water Year, the Watermaster shall not use the method specified in this Judgment but shall use instead a new, different or altered method as specified and described in such stipulation, and (ii) that such new, different or altered method or methods shall be applied to redetermine the average annual amount of Usable Surface Flow, Subsurface Flow and Export to Lower Area which Lower Area received each Water Year during the period October 1, 1934 to September 30, 1959, referred to as the base period, and that on the basis of such redetermination the Court may modify paragraphs 4 and 5 of this Judgment to establish a new and different water entitlement and yearly adjustment thereto which shall thereafter control, then and in that event, after hearing pursuant to motion and notice to all parties, held at such time as the Court may direct, the Court may deny the motion or it may grant it and (a) approve the future use of the stipulated new, different or altered method or methods, by the Watermaster, and (b) by use of the stipulated new, different or altered method or

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methods, redetermine the average annual amount of Usable Surface Flow, Subsurface Flow and Export to Lower Area received each Water Year during the base period, and on the basis thereof modify paragraphs 4 and 5 of this Judgment to provide for a new and different water entitlement and yearly adjustment thereto, which modifications shall be effective and control commencing with the Water Year following the entry of the order so modifying paragraphs 4 and 5.

REPORT OF TRANSFER OF WATER RIGHTS 16. Every transfer of any of those water rights of Defendants which are the subject of Paragraph 5(j) of this Judgment, whether such transfer is voluntary or involuntary, shall be reported promptly in writing by the transferor to the Watermaster; and the Watermaster shall give prompt written notice of such transfer to each party and to each transferee involved in every other transfer of any of those water rights. Such report by the transferor and notice by the Watermaster shall contain the following information as to each such transfer:

- (a) The identity of the transferor;
- (b) The identity of the transferee;
- (c) The effective date of the transfer;
- (d) A brief description of the document by which such transfer is made, and the recording data, if any;
- (e) A statement as to whether the transfer was voluntary or involuntary;
- (f) A statement whether or not after such transfer the transferor still has or

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claims to have any of the water rights which are the subject of Paragraph 5(j) of this Judgment.

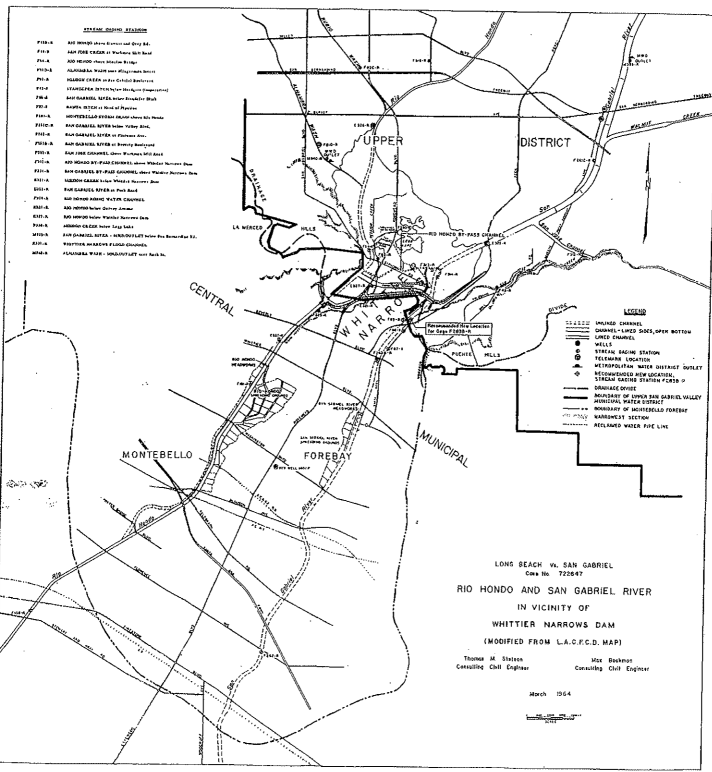
NOTICES

17. All notices, requests, objections, reports and other papers permitted or required by the terms of this Judgment shall be given or made by written document and shall be served by mail on each party and on each transferee of water rights who has appeared and filed the assumption of obligations required by paragraph 5(k) of this Judgment, and where required or appropriate, on the Watermaster. For all purposes of this paragraph the mailing address of each party shall be that set forth below its signature to the Stipulation for Judgment, and the mailing address of each transferee of water rights shall be that set forth in the appearance and assumption of obligations required by paragraph 5(k) of this Judgment, until changed as provided below. No further notice of any kind as to any matter arising hereunder, including notice to attorneys of record for any party or such transferee, need be given, made or served.

If any party or any such transferee of water rights shall desire to change its designation of mailing address, it shall file a written notice of such change with the clerk of this court and shall serve a copy thereof by mail on the Watermaster. Upon the receipt of any such notice the Watermaster shall promptly give written notice thereof to each party and to each transferee of water rights.

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1	EFFECTIVE	18. The rights decreed and the obligations
2		imposed by this Judgment shall be effective
3		October 1, 1963, and shall accrue from that
4		date.
5	COSTS	19. None of the parties shall recover any costs
6		from any other party.
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6 7 8		Dated:, 1964.
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12		Judge
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LONG BEACH v. SAN GABRIEL

ENGINEERING APPENDIX

EXHIBIT B

5

# ENGINEERING APPENDIX

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#### ENGINEERING APPENDIX

#### INTRODUCTION

Pursuant to the declaration of rights contained in paragraph 4 of the Judgment and the physical solution contained in paragraph 5 of the Judgment, the purpose of this exhibit is to establish the basis for calculations and measurements to provide for operation of the Judgment in the future.

Unless otherwise provided in this exhibit, all terms used herein are used in the same sense as defined or used in the Judgment.

The derivation of the Lower Area average annual entitlement is based upon the data presented herein covering the base period. However, if a more accurate method of determining Subsurface Flow is developed at some future time, it will be acceptable for use in carrying out the terms of this Judgment so long as it can also apply to the base period and to the years over which the Judgment shall have operated to that time.

# I. DERIVATION OF LOWER AREA AVERAGE ANNUAL ENTITLEMENT

The Lower Area average annual entitlement is stipulated in paragraph 5 (a) of the Judgment to be 98,415 acre-feet. It was derived from three components of water supply over the base period, October 1, 1934, through September 30, 1959. Said components were: (1) Usable Surface Flow, (2) Subsurface Flow, and (3) Export to Lower Area.

#### A. Usable Surface Flow

For the base period, Usable Surface Flow was calculated as that portion of Surface Flow which percolated

in Montebello Forebay, less the calculated amounts of Lower Area Replenishment Water (hereby defined as water imported from outside of the watershed of the San Gabriel River system by or on behalf of Lower Area Parties for replenishment of Montebello Forebay and passing from Upper Area to Lower Area), and less one-half of the Raymond Basin sewage discharged in Upper Area from the Tri-City Sewage Treatment Plant.

 Table 1 presents the calculation of Usable Surface Flow during the base period. The average annual quantity was calculated to be 51,620 acre-feet. Its derivation is summarized in the following tabulation.

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12				Average annual
13				quantity in acre- feet
14	1.	Surface Flow		108,560
15	2.	Montebello Forebay surface		
16		outflow	45,000	
17	3.	Local storm inflow within Montebello Forebay	1,660	
18	4.	Portion of Surface Flow		
19		leaving Montebello Forebay (2 minus 3)		43,340
20	5.	Surface Flow percolated in		
21		Montebello Forebay (1 minus 4)		65,220
22°	6.	Lower Area Replenishment Water		
23		(Colorado River water) passing through Whittier		
24		Narrows	11,870	
25	7.	One-half of Raymond Basin		
26		sewage discharged in Upper Area	1,730	
27	8.	Usable Surface Flow		ma
28		(5 minus 6 minus 7)		51,620
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TABLE 1

# CALCULATION OF USABLE SURFACE FLOW

DURING BASE PERIOD

(Acre-Feet)

			Surface	Flow			Mo	atchello For	Montchello Forebay surface outflow	e outflow					
(3)	(2)	(3)	(4)	(\$)	(e) (b)	(2)	(8)	6)	(10)	(11)	(2r)	(53)	(14)	(15)	(16)
		Mission	Rie Honde		Biver at			Gabrie)	*	Montehallo		Surface Flow	7	One-half of Raymond	
Water	Rio Hondo	Creek	Byoass	Sycamore			Rio Hondo	River	· •	Storm Drain	Cutilow of	Montaballo	water parely	pasta sewage discharged	:
Year	E-64	F-83	F-313	Canyon			F-45		Subtotal	F-181	Duriace Flow	Forebay	Whittier Narrows	do to todio at	Our free the
						(2+3+4+5+6)		1	(8+9)		(11-01)	(7-12)			(13-14-15)
1934-35	29,230	9, 140	0	390	22,410	61,170	6,000	4,700	10,700	1,650	9,050	52, 120		2 650	40 470
36	20, 700	9,810	0	70	16, 140	46,720	4,220	1,750	5,970	890	5,080	41,640		27.73	39 000
37	50, 900	10,840	0	260	47,750	109,750	26,870	21,000	47,870	2, 170	45, 700	64,050		2, 52	50, 405 CT 10E
33	209, 330	14,700	0	510	109, 120	333,660	172, 100	60,000	232, 100	2,050	230,050	103,610		2.960	100 650
39	30,650	16,330	0	200	38,380	85,560	9,540	2,540	12,080	980	11, 100	74,460		2,970	71,490
1939-40	27,660	16,210	O	110	015,62	73, 490	4,850	1,900	6, 750	890	5.860	67.630		200 4	
41	130,650	18, 120	0	1.070	112,440	262,280	93,260	75,780	169,040	4,090	164. 950	97.330			04,040
42	28,810	18,740	0	30	43,770	91,400	6, 730	13,570	20,300	096	19, 340	72.060		3 60	74, 125
έ.	59,470	17,410	c	150	222,670	299,700	41,910	186, 420	228,330	2,580	225, 750	73,950		7 7 3 5	70 716
44	51,390	18,850	c	220	121, 420	191,880	26, 820	79,930	106,750	2,390	104, 360	87,520		3,545	83, 975
1944-45	32,300	18.020	a	7.0	57, 130	107, 520	8 460	26 110	34 570	02.2	000 25	424		•	
46	43.160	15, 630		2.0	51.580	110.440	280	16 480	27.760		200 75	021.00		3,490	70,230
47	48.410	74 230		2 5	70, 700	110 540	16,030	22, 55	007 67	200	068 407	000,00		3,635	79,915
	045 34	27,57	, c	210	00,000	2000	10, 030	060.77	25,080	055.1	42, 330	77, 210		3,785	73, 425
2			· ·	1		20.20	7,010	<b>&gt;</b>	2,010	210	7, 600	55,430		2,065	54,365
ð.	11, 100	10, 650	0	<b>6</b>	13,590	35,370	1,490	O	1,490	. 860	630	34,740		0	34,740
1949-50	12,280	8,780	٥	110	11,780	32,950	2,840	٥	2,840	1,240	1,600	31,350		c	31 250
53	7, 980	6,700	0	٥	8,420	23,000	780	0	780	890	-110	23,110		· c	
25	34,570	060'9	0	530	. 56, 800	94,990	26,048	24, 250	50, 290	3,330	096 98	51,030		•	01 170
53	16, 120	6, 210	0	20	22,350	44,730	3,450	980	4,430	1,430	3,000	41,730		, c	00017
54	23,390	3,580	7,230	100	18, 130	52,430	10,760	3, 790	14,550	2, 190	12, 360	40,070	15, 690	<b>,</b> 0	24,380
1954-55	11,350	3, 100	9,730	70	14,630	38,880	8,000	1,000	9,000	1,210	7,790	31,090	23, 130	c	4 040
56	16, 180	2,310	14,990	150	28,930	62,560	14,540	10,360	24,900	2, 116	22, 790	39,770	42,870	. =	3 300
5.	16,840	1,840	20,400	50	22,220	61,350	4,640	1,390	6,030	1, 120	4,910	56,440	51,870	· •	0.57
	119, 320	2,660	15,300	540	91,320	229,140	30,260	23,960	54,220	3,250	50,970	178, 170	103,900		74,270
1958-59	39,800	3,920	0	01	39,790	83, 520	3,900	3, 130	7,030	1,230	5, 800	77,720	59, 390	0	18, 330
TOTALS	1,096,860	266, 530	67,650	4,980	1,278,040	2,714,060	538, 280	586, 690 1	1, 124, 970	41,410	1,083,560	1,630,500	296, 850	43,265 1,	1, 290, 385
Averagos	43,870	10, 660	2,710	200	51, 120	108,560	21,530	23,470	45,000	1,660	43, 340	65,220	11,870	1,730	51,620

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#### B. Subsurface Flow

The State of California, Department of Water
Resources, published in April 1962, Appendix B, "Safe Yield
Determinations", of Bulletin No. 104, a report entitled "Planned
Utilization of the Ground Water Basins of the Coastal Plain of
Los Angeles County". That report included estimates of the
seasonal Subsurface Flow through Whittier Narrows for each Water
Year during the period 1934-35 through 1956-57. By applying
the same methods of computation, the estimates have been
extended through the Water Year 1958-59 and a 25-year average
of 28,400 acre-feet derived.

Table 2 sets out the Subsurface Flow for each Water Year in the base period and the average annual Subsurface Flow during the base period.

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# TABLE 2 SUBSURFACE FLOW DURING BASE PERIOD

3	DONATIO BADE TEXT	O.D
4	<u>Water Year</u>	Acre-Feet
5	1934-35	33,500
6	36 37	33,500 31,100
7	38 39	25,600 25,000
8	1939-40	23,900
9	41 42	23,300 21,800
10	43 44	21,900 23,700
11	1944-45	23,500
12	46 47	23,100 22,400
13	48 49	25,700 30,300
14	1949-50	34,000
15	51, 52	32,800 32,100
16	53 54	32,800 33,200
17	1954-55	33,600
18	56 57	32,200 32,600
19	58	30,500
20	1958-59	27,800
21	TOTAL	709,900
22	Average	28,400
23		
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#### C. Export to Lower Area

During the base period there were a number of water producers or water service agencies which produced water by surface diversions or wells in Upper Area and exported it to Lower Area. At the present time, and for the past several years, all such water has been pumped from wells in Upper Area.

There are four water service agencies which currently so export water. They are the Rincon Ditch Company, California Domestic Water Company, Suburban Water Systems, and the City of Whittier.

Table 3 sets forth Export to Lower Area for each Water Year during the base period and the average annual Export to Lower Area during the base period.

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# TABLE 3 EXPORT TO LOWER AREA DURING BASE PERIOD

3	, , , , , , , , , , , , , , , , , , ,	DURING	BASE	PERIOD	•
4	Water Year	<u>.</u>			Acre-Feet
5	1934-35 35-36				15,049
6	36-37				21,644 22,668
7	37-38 38-39				25,151 27,532
8	1939-40				22,566
9	40-41 41-42				24,191 27,514
10	42-43 43-44				30,484 31,182
11	1944-45				25,953
12	45-46 46-47				27,456 29,877
13	47-48 48-49				30,165 25,515
14	1949-50				18,363
15	50-51 51-52				21,651 16,302
16	52 <b>-</b> 53 53-54				18,141 18,360
17	1954-55				18,796
18	55-56 56-57				20,728 19,686
19	57-58 58-59				22,031 23,881
20	TOTAL				584,886
21	Average				23,395
22					-
23					

### D. <u>Derivation of Lower Area Average Annual Entitlement</u>

Table 4 presents the derivation of the Lower Area average annual entitlement.

#### TABLE 4

# LOWER AREA AVERAGE ANNUAL ENTITLEMENT

(In acre-feet for base period)

Usable Surface Flow (Table 1)	51,620
Subsurface Flow (Table 2)	28,400
Export to Lower Area (Table 3)	23,395
Sub-total	103,415
Stipulated deduction	5,000
Lower Area average annual entitlement	98,415

# II. DETERMINATION OF FUTURE LOWER AREA ANNUAL ENTITLEMENT

In determining a future Lower Area Annual Entitlement, as set forth in paragraph 5 (d) of the Judgment, the annual rainfall for San Gabriel Valley shall be determined in accordance with procedures set forth below, which are those presently utilized by the Los Angeles County Flood Control District. The 90-year (1872-73 through 1961-62) average rainfall for San Gabriel Valley has been calculated by said District to be eighteen and fifty-two one-hundredths (18.52) inches. For purposes of this Judgment, this quantity shall be the long-term average annual rainfall for San Gabriel Valley and shall not be subject to change.

The arithmetic average of the annual rainfall recorded at the four precipitation stations listed below shall constitute the rainfall for San Gabriel Valley for the respective Water Year.

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Station No.	Location
95	114 East First Street, San Dimas
102C	19711 East Valley Blvd., Walnut
108C	119 South Hoyt Avenue, El Monte
610B	City Hall. Pasadena

Table 5 presents the annual rainfall for San Gabriel Valley for the Water Years 1954-55 through 1962-63.

ANNUAL RAINFALL FOR SAN GABRIEL VALLEY

Water Year	Rainfall, Inches
1954-55	13.9
56	16.7
57	13.7
58	30.2
59	8.5
1959-60	10.6
61	5.9
62	22.4
63	12.3

The average rainfall in inches for the ten (10) consecutive Water Years ending with the year for which entitlement is being calculated shall be used as the basis for determining Lower Area Annual Entitlement.

Lower Area Annual Entitlements have been computed for 10-year average rainfall in increments of one-tenth (0.1) inch between fourteen (14) and twenty-five (25) inches and are set forth in Table A in paragraph 5 (d) of the Judgment. The following outlines the procedure for determining Lower Area Annual Entitlement from Table A:

- (1) Derive the 10-year average rainfall for San Gabriel Valley to the nearest onetenth (0,1) inch;
- (2) Enter Table A in left-hand column at whole number of inches of rainfall; and

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(3) Read horizontally to the vertical column representing the appropriate tenth of an inch of rainfall to obtain the quantity of Lower Area Annual Entitlement in acre-feet.

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#### III. FUTURE MEASUREMENTS

It will be necessary to maintain records of measurement of stream flow, flow in pipelines, rainfall and depth to ground water at a number of locations. The purpose of this Part III is to locate and identify those measurement stations and to specify the manner in which the measurements are to be used in the future operation of the Judgment. The line through Whittier Narrows shown on Exhibit A as "narrowest section" is the line at which accounting shall be made of the water to be received in the future by Lower Area Parties. The Watermaster shall, insofar as practicable, utilize measurement data available from existing sources. When such data are not available the Watermaster may make such measurements as may be necessary or reasonably required for the purposes of this Judgment. The Watermaster is hereby authorized to re-establish, rebuild or replace measuring stations whenever necessary for the operation of this Judgment.

#### A. Surface Water Measurements and Calculations.

There may be several categories of water flowing on the surface through Whittier Narrows. Among them may be local stream flow, Lower Area Replenishment Water, Reclaimed Water and Make-up Water. The Watermaster shall have the responsibility of determining the quantities of each category of water flowing through Whittier Narrows in the future.

The approximate locations of stream measuring stations in and near Whittier Narrows are shown on Exhibit A. The surface

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water measurements and calculations shall include the following:

- 1. Measurements of Surface Flow.
  - a. Rio Hondo above Mission Bridge,Station F64-R.
  - b. Mission Creek at San GabrielBoulevard, Station F83-R.
  - c. Rio Hondo By-pass Channel, Station F313-R.
  - d. Whittier Narrows Flood Channel, Station E337-R.
  - e. Calculation of Sycamore Canyon runoff based on annual rainfall to nearest inch at Station 170-C as shown on Table 6.
  - f. San Gabriel River near Parkway Bridge. This is to be a new station to replace the existing station on San Gabriel River at Beverly Boulevard, Station F263B-R.
  - g. The portion of Reclaimed Water from Whittier Narrows Reclamation Plant diverted to Rio Hondo.
- Measurement of local storm inflow to the channe L
   of each of the Rio Hondo and San Gabriel River
   within Montebello Forebay.
  - a. Montebello storm drain, Station F181-R.
  - b. Calculation of unmeasured local storm inflow.
- 3. Measurements of diversions to spreading grounds

  Montebello Forebay.
- 4. Measurement of surface outflow from Montebello Forebay in the channel of each of Rio Hondo and

San Gabriel River.

- a. Rio Hondo above Stewart and Gray Road, Station F45B-R.
- b. San Gabriel River at FlorenceAvenue, Station F262-R.
- 5. Measurement of Lower Area Replenishment Water imported to Upper Area from outside the watershed of the San Gabriel River system.
  - a. Rio Hondo By-pass Channel, Station F313-R.
  - b. San Gabriel By-pass Channel, Station F314-R.
  - c. San Gabriel River MWD Outlet, Station M335-R.
  - d. Alhambra Wash MWD Outlet, Station M340-R.
  - e. Any other measuring point or points in Upper Area at which such replenishment water is released.
- 6. Measurement of total Reclaimed Water from Whittier Narrows Reclamation Plant reclaimed by or on behalf of Lower Area Parties.

In the event that any of the aforementioned gaging stations are inoperative for any reason and for any period of time the Watermaster shall estimate the quantity that would have been measured at the station had it been operative. The estimate shall be based on correlation to nearby operative measuring stations or on other reasonable engineering methods.

TABLE 6

RAINFALL - RUNOFF RELATIONSHIP OF SYCAMORE CANYON\*

4	Annual rainfall, in inches at	Estimated runoff
5	Precipitation Station No. 170-C	<u>in acre-feet</u>
6	6	5
7	6 7 8 9 10	10 15
7 8	10	25 35
9	11 12	45 60
10:	13 14	75 90
11	15 16	105 125
	17 18	145 170
12	19 20	200
13 ;	21 22	240 275
14	23	315 355
15	24 25	400 445
16	26 27	490 535
17	28 29	580 630
18:	30	685

Extrapolate for rainfall values in excess of 30 inches.

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\* Located on Westerly side of Whittier Narrows, upstream from dam and downstream from stream gaging Station F64-R. Approximate drainage area is 2.77 square miles.

#### B. Subsurface Flow

The determination of Subsurface Flow involves certain measurements and procedures which are set forth in this section. In connection with a recent comprehensive study made by the State of California, Department of Water Resources, for Bulletin No. 104, "Planned Utilization of the Ground Water Basins of the Coastal Plain of Los Angeles County", estimates were made of Subsurface Flow through Whittier Narrows. The State concluded that a reasonable method of determining Subsurface Flow was by the transmissibility method, which is based on Darcy's Law applied

at the location shown on Exhibit A as "narrowest section". Darcy's Law states that Q = PIA, in which

Q = Subsurface Flow

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P = Permeability, in gallons per day per square foot under unit hydraulic gradient

I = Slope of water table

A = Cross-sectional area

Under this Judgment calculations shall be made by the Watermaster for the spring and fall of each year and because of slight variations due to the nature of the data available, Subsurface Flow for any one year will be equal to the tri-annual average of the quantities calculated for the three years ending with the year of calculation. In this manner, annual Subsurface Flow shall be based on the average of six calculations, the first of which shall be the spring of 1962.

The elevation of the ground surface at the "narrowest section" of Whittier Narrows is deemed to be 208 feet above sea level, and the width of the section is deemed to be 7,900 feet. Water levels fluctuate at Whittier Narrows and the cross-sectional area of the ground water at Whittier Narrows will vary with fluctuations in ground water elevation.

It should be noted that T = PD, where T = transmissibility in gallons per day per foot of width under unit hydraulic gradient and <math>D = saturated depth in feet. Therefore PA = TW and Q = PAI = TWI. The product TW (or PA) for the entire cross-sectional area was determined to be 4,739.5 x 1,000,000 gallons per day, or 7,333.6 cfs. The actual slope of the water table, I, would then be applied to the calculated quantity of TW (or PA).

The average permeability of the material to a depth of 100 feet below the ground surface has been determined to be equal to 2,000 gallons per day per square foot, which is

equal to .003095 cubic feet per second per square foot. This represents the average permeability in the zone of water level fluctuation.

In order to correct for the unsaturated depth, the equation Q = TWI is modified to Q = (TW - C)I where

 $C = P_1Wd$ ,

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C = The flow which would occur in the unsaturated section if it were saturated, in cubic feet per second under unit hydraulic gradient.

P<sub>1</sub> = Average permeability for a distance of 100 feet below the ground surface.

W = The cross-sectional width, or 7,900 feet.

d = The distance from the water surface to the top of the ground, or 208 feet minus ground water elevation.

Utilizing the values of permeability shown above, then

C=24.45 d, in cubic feet per second, for values of "d" to a depth of 100 feet below the ground surface.

The "effective transmissibility" is equal to the total transmissibility times the width at the narrowest section minus C, or,

 $Tw_{\rho} = TW - C$ 

 $Tw_e = 7,334 - C$ , in cubic feet per second,

Subsurface Flow is equal to the effective transmissibility times the average slope of the water table. The formula derived from the foregoing, may be stated as follows:

Q = 724 I [7,334 - 24.45 (208 - E)]

Where: Q = Subsurface Flow in acre-feet per year,

I = Average adjusted slope of ground water surface at narrowest section, and

E = Ground water elevation of the water surface in feet above sea level at the narrowest cross-section.

The detailed steps to be carried out by the Watermaster are as follows:

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- (1) Ground water level contour maps in the vicinity of Whittier Narrows are drawn on the basis of water level measurements.
- (2) A line representing the narrowest cross-section is drawn on the ground water contour maps.
- (3) This line is subdivided into four equal lengths.
- (4) The average slope of the water table at each of the three points within the narrowest section is determined along a line perpendicular to the ground water contours in the manner heretofore used by the State of California, Department of Water Resources.
- (5) Adjustment is made to the ground water slope at each of the three points so that it is perpendicular to the narrowest section
  - (a) measuring the angle, in degrees, between the line representing the narrowest cross-section and the tangent to the flow line at the narrowest cross-section,
  - (b) applying the sine of that angle to the previously determined slope to determine the adjusted slope, and
  - (c) obtaining an average of the three adjusted slopes to represent the average slope through the narrowest cross-section.
- The elevation of the water surface at the narrowest crosssection is determined by interpolating between the ground water contours,
- (7) The distance to the ground water surface is computed from the top of the ground by the formula: d = 208 - E, where E represents the average water level elevation of the narrowest cross-section, in feet.
- (8) The correction factors for the transmissibility for the area from the top of ground to the water surface is computed by the formula C = 24.45 d, in cubic feet per second.

(9) The effective transmissibility is computed by the formula  $Tw_e = 7,334 - C$ , in cubic feet per second.

- (10) Subsurface Flow is computed by multiplying the effective transmissibility by the average adjusted slope.
- (11) The computed Subsurface Flow, in cubic feet per second, is converted to acre-feet per year by multiplying it by 724.

The selected wells within the vicinity of Whittier Narrows which have been used for drawing the ground water contours are as follows:

Location No.		Stat	te No.
2927B	2 <b>S</b>	11W	06M01S
2927D			06K01S
2928			07B01S
2936			06A01S
2936A	1\$	11W	31J03S
2938A	2\$	11W	07H1S
2938D			05N05S
2939			08N01S
2939B			18B01S
2939 <b>G</b>			07R01S
2947C			_
2947F			05L01S
2947N			05P01S
2948			05N04S
2948E			08B02S
2948F			08L03S
2957н			_

The Watermaster shall obtain measurements of ground water elevations in the spring and fall of each year when they are at their approximate high and low levels, respectively. Such measurements may be made at, but need not be limited to, all of the above listed wells.

#### C. Export to Lower Area

If present measuring devices on existing conduits are inadequate, the Watermaster shall install or cause to be installed adequate measuring devices to determine the amount of Export to Lower Area.

#### IV. ACCOUNTING

Utilizing the appropriate measurements described in the previous portion of this Exhibit B, the Watermaster shall maintain accounts for the determination of Lower Area Annual Entitlement, the annual amount of Usable Water, Make-up Water to be delivered, Make-up Water received, the annual total amount of Usable Water and Make-up Water, the accumulated Lower Area Annual Entitlements, the accumulated amounts of Usable Water and Make-up Water received subsequent to September 30, 1963, Accrued Debit of Upper Area or Accrued Credit of Upper Area, and records necessary for accomplishing the Long-term Accounting.

In maintaining the accounting records listed above, the Watermaster shall establish the necessary accounting procedures to accomplish the recordation of data and required calculations for accomplishment of the provisions set forth in paragraph 5 of the Judgment.

#### A. Components of Usable Water

1. Surface Flow. Surface Flow shall be measured as set forth in Part III.A. of this exhibit to include all water other than Export to Lower Area and Subsurface Flow which passes from Upper Area to Lower Area through Whittier Narrows. When the new station to be constructed on the San Gabriel River near Parkway Bridge is completed, it shall replace the gaging station on the San Gabriel River at Beverly Boulevard, Station F263B-R. Until such new station is in operation, Surface Flow as measured at Station F263B-R shall be increased by the amount of Surface Flow which has percolated or been diverted between Station F263B-R and the point of maximum rising water. The Watermaster shall determine the quantity so percolated or diverted based upon available measurements by the Los Angeles County Flood Control District.

3. Export to Lower Area. The Watermaster shall reduce to acre-feet the meter readings on each of the conduits transporting through Whittier Narrows water diverted from surface streams in Upper Area or pumped or developed from underground sources in Upper Area. These quantities shall be used to determine Export to Lower Area except that after September 30, 1966, Export to Lower Area used for determination of Usable Water shall not exceed 23,395 acre-feet per year. (Paragraph 3(1) of this Judgment.)

#### B. Calculation of Usable Water

After determining the amounts of Surface Flow, Subsurface Flow and Export to Lower Area during a Water Year, as provided above, the Watermaster, in order to determine the extent to which such water constitutes the receipt of Usable Water by Lower Area during such Water Year, shall deduct from the total of such amounts, the following:

- 1. Lower Area Replenishment Water. An amount equal to the total quantity of Lower Area Replenishment Water released in Upper Area in each Water Year subsequent to September 30, 1963, less such amount, if any, as the Watermaster determines to be lost due to evaporation or transpiration prior to the receipt of such water in Lower Area;
- 2. Reclaimed Water. An amount equal to the total quantity of Reclaimed Water which is reclaimed by or on behalf of Lower Area Parties;
- 3. <u>Make-up Water</u>. An amount equal to the quantity of Make-up Water delivered to Lower Area during such Water Year, calculated as hereafter provided, to the extent included in

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Surface Flow or Export to Lower Area;

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- 4. Paragraph 3(1)(6) Water. An amount equal to the quantity of any water which falls within the scope of paragraph 3(1)(6) of the Judgment; and
- 5. Unusable Surface Flow. An amount equal to the quantity of Unusable Surface Flow, which is determined by deducting from the total outflow as measured at Stations F45B-R and F262-R: (1) Local Storm Outflow and (2) the portion of Surface Flow which has been caused to pass said stations by reason of any spreading of water in Montebello Forebay by or on behalf of Lower Area Parties.

Local Storm Outflow is a portion of local storm inflow originating in Montebello Forebay upstream from said measuring stations, the amount of which outflow is to be determined as hereinafter provided. When actual measurements of local storm inflow are not available, the amount thereof discharging to the channels of Rio Hondo or San Gabriel River within Montebello Forebay upstream from stations F45B-R and F262-R shall be estimated by correlation with the local storm inflow measured at Montebello Storm Drain, Station F181-R. Such quantities shall be estimated on the basis of the individual drainage areas of storm drain projects and the runoff per unit area determined from the Montebello Storm Drain, Station F181-R, during the particular time interval under consideration. When water is flowing out of Montebello Forebay on the surface in the Rio Hondo or San Gabriel River channels, the Watermaster shall determine Local Storm Outflow as follows:

a. Local Storm Outflow from Rio Hondo. When outflow occurs at Station F45B-R, all local storm inflow, both measured and estimated, which enters the Rio Hondo channel between that station and Upper Area shall constitute Local Storm Outflow from Rio Hondo, but the amount thereof shall not exceed the amount of

outflow at Station F45B-R for such periods.

b. Local Storm Outflow from San Gabriel River. At such times as local storm inflow does not join Surface Flow in San Gabriel River, the portion of such local storm inflow passing Station F262-R shall constitute Local Storm Outflow. In addition, at such times as Surface Flow in the San Gabriel River commingles with the local storm inflow, then the Watermaster shall determine Local Storm Outflow as follows:

- (1) Calculate the total amount of local storm inflow to the San Gabriel River during such times, but such amount to be used in the determination of Local Storm Outflow shall not exceed the amount of San Gabriel River outflow passing Station F262-R during such periods.
- (2) Calculate the Local Storm Outflow passing Station F262-R during such times, which calculation shall be based on the Surface Flow and local storm inflow to the San Gabriel River channel, giving appropriate weight to the quantities involved and the distance the respective quantities of water traverse Montebello Forebay in said channel.
- (3) These two calculations shall then be averaged arithmetically and the resulting amount shall be Local Storm Outflow from San Gabriel River.

#### C. Determination and Delivery of Make-up Water

1. By Additions to Surface Flow (paragraph 5(i)(1) of Judgment). The determination of the amount of Make-up Water which is delivered to Lower Area as an addition to Surface Flow shall be based upon (a) measurements of Make-up Water at the

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delivery outlet of such water upstream from Whittier Narrows,

(b) measurements of water consisting in whole or in part of

Make-up Water passing the applicable stations listed in Part

III.A.l. of this Exhibit B, and (c) such deductions from the

measurements of Make-up Water at said stations so listed as are

necessary to take into account (i) the amount of any water other

than Make-up Water included in the measurements at said stations

so listed, (ii) any losses due to evaporation or transpiration

of Make-up Water after such measurement and prior to its receipt

in Lower Area, and (iii) any percolation of Make-up Water after

such measurement and prior to the time it reaches the "narrowest

section" in Whittier Narrows.

As changing conditions may require, the Watermaster shall change the points of measurement of Make-up Water in order to obtain those measurements necessary to determine the amount of Make-up Water delivered to Lower Area Parties by means of increasing Surface Flow.

2. By Payment for Reclaimed Water (paragraph 5(i)(2) of the Judgment). The Watermaster shall determine (a) the quantity of Reclaimed Water reclaimed at the Whittier Narrows Water Reclamation Plant as it existed October 1, 1963, and which when so reclaimed shall have been passed through Whittier Narrows, and (b) the quantity, if any, of Reclaimed Water reclaimed at any future additions to said plant after September 30, 1963, and which when so reclaimed shall have been passed through Whittier Narrows. Such quantities shall be ascertained from the records of Los Angeles County Flood Control District.

Upon being advised that a payment has been made by
Upper District or Defendants to Central Municipal pursuant to
the provisions of paragraph 5(i)(2) of the Judgment, the
Watermaster shall credit Upper Area Parties with the delivery of
Make-up Water computed according to said paragraph of the

Judgment.

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3. By Deliveries to a Lower Area Party (paragraph 5(i)(3) of the Judgment). Any Make-up Water delivered directly to a Lower Area Party with the consent of Plaintiffs shall be metered and the meter records reduced to acre-feet per year. Upon being advised that a Lower Area Party has received a direct delivery of Make-up Water pursuant to the provisions of paragraph 5(i)(3) of the Judgment, the Watermaster shall credit Upper Area Parties with delivery of such Make-up Water in the Water Year in which it was so delivered.

#### D. Long-term Accounting

The Watermaster shall maintain a record of the annual rainfall in the San Gabriel Valley, including a running average of such rainfall, so that the Watermaster will be informed when a Long-term Accounting shall be carried out as specified in paragraph 5(h) of the Judgment, and shall thereafter perform the necessary calculations for accomplishment of the adjustment, if any, between the aggregate amount of water received compared to the aggregate entitlement for the period.

#### E. Water Usable for Ground Water Replenishment

With respect to any delivery of Make-up Water the Watermaster shall determine the suitability of such water for ground water replenishment. The Watermaster shall gather, insofar as readily available from public and private agencies, data relating to the quality of all categories of water, Surface Flow, Subsurface Flow, Export to Lower Area, Reclaimed Water, Lower Area Replenishment Water and Make-up Water.

REIMBURSEMENT CONTRACT

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LONG BEACH v. SAN GABRIEL

## REIMBURSEMENT CONTRACT

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ed.

#### REIMBURSEMENT CONTRACT

THIS CONTRACT is made by and between UPPER SAN

GABRIEL VALLEY MUNICIPAL WATER DISTRICT, herein called

"Upper District", and the cities of ALHAMBRA, ARCADIA,

AZUSA, COVINA, EL MONTE, GLENDORA, MONTEREY PARK, MONROVIA,

SOUTH PASADENA, and WHITTIER; BALDWIN PARK COUNTY WATER

DISTRICT, and SAN GABRIEL COUNTY WATER DISTRICT; AZUSA

AGRICULTURAL WATER COMPANY, AZUSA VALLEY WATER COMPANY,

CALIFORNIA DOMESTIC WATER COMPANY, CALIFORNIA WATER &

TELEPHONE COMPANY, COLUMBIA LAND AND WATER COMPANY, COVINA

IRRIGATING COMPANY, CROSS WATER COMPANY, DUARTE WATER COMPANY, EAST PASADENA WATER COMPANY, LTD., GLENDORA IRRIGATING

COMPANY, SAN DIMAS WATER COMPANY, SAN GABRIEL VALLEY WATER

COMPANY, SOUTHERN CALIFORNIA WATER COMPANY, SUBURBAN WATER

SYSTEMS, SUNNYSLOPE WATER COMPANY, and VALLECITO WATER

COMPANY, corporations, herein collectively called "Pumpers."

#### RECITALS

- 1. The Action. In the matter of Board of Water Commissioners of the City of Long Beach, et al. v. San Gabriel Valley Water Company, et al., (L. A. Superior Court No. 722,647) the water rights of substantially all major water producers in the main San Gabriel Valley are sought to be restricted.
  - 2. Judgment. The parties named above, except City

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of Whittier, are concurrently executing a Stipulation that a Judgment substantially in the form annexed hereto shall be rendered and it is anticipated that such Judgment will be rendered in the action.

3. Public Interest in Settlement. It is in the best interests of the Pumpers and in the best interests of the water users and taxpayers within the corporate boundaries of those Pumpers which are public agencies, of the consumers of those Pumpers which are utilities or mutual water companies, and of all residents and taxpayers of Upper District, that said action be settled and disposed of in accordance with the terms of said judgment in order to preserve the water supplies within Upper Area.

#### DEFINITIONS

- 1. "Contract Costs" -- All costs hereafter paid by Upper District:
  - (a) In providing Make-up Water under the terms of the judgment. In computing such cost of providing Make-up Water, any cost which Upper District shall pay which it would have paid even though it had not provided Make-up Water shall be excluded; and particularly but not exclusively, no amount which shall be paid to The Metropolitan Water District of Southern California as a condition to any past or future annexation shall be

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deemed a cost of providing Make-up Water. Such costs may include interest paid by Upper District upon money borrowed for advancements made by it or interest which would have been received by the District, but which it lost by reason of making such advancements.

- (b) In complying with the terms of said judgment.
- (c) In keeping the records, making the determinations and collecting the moneys required by the later provisions of this contract.
- 2. "Assessable Pumpage" -- The amount of ground water produced in the applicable calendar year by or on behalf of any Pumper by pumping or extraction thereof from the Upper Area, including ground water produced under rights hereafter acquired from any source.
- 3. <u>Common Terms With Judgment</u> -- All terms specially defined in said judgment are used herein in the sense in which they are therein defined, and said special definitions are incorporated herein by this reference.

#### OPERATIVE PROVISIONS

1. Consideration for Execution. The great majority of the defendants in the action are situated in whole or in part within Upper District and pump water therein. Certain defendants, including the Cities of Alhambra, Azusa and

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Monterey Park, as well as the City of Whittier which is not a defendant, lie outside Upper District. Execution of this agreement by all parties to it is essential to induce each party hereto to execute this agreement, and likewise, execution of the Stipulation for Judgment by all defendants in the action is necessary to induce each party hereto to execute this contract. Each party executes this contract in consideration of its execution by the other parties, and in consideration of the execution of the Stipulation by the parties thereto. Moreover, by this contract each party other than City of Whittier waives its right to cross-complain in the action so as to bring City of Whittier into the action as a party.

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- 2. Intervention by Upper District. In consideration of the execution of this contract by Pumpers and to contribute to the physical solution of providing adequate ed. water for its inhabitants, Upper District has intervened as a defendant in the action and agrees to execute the stipulation for said judgment.
  - 3. Administration. Upper District shall administer the provisions of Paragraphs 6 through 9, below, as to all Pumpers, including additional parties hereto mentioned in Paragraph 16.
  - 4. <u>Covenant to Reimburse</u>. Each Pumper hereby agrees to pay to Upper District such Pumper's share of Contract

Costs allocated and determined as provided below.

- 5. Allocation of Costs Among Pumpers. Pumpers agree among themselves, each for the benefit of all other Pumpers, to share and participate in the payment of any sums due Upper District hereunder in such proportion as the Assessable Pumpage of each Pumper bears to the total Assessable Pumpage of all Pumpers for the applicable period covered by any assessment as hereinafter provided, subject to the provisions of Paragraph 9 below.
- 6. Reports by Pumpers. Pumpers shall file under penalty of perjury the reports hereinafter specified in the form provided by Upper District, as follows:
  - (a) Time and Procedure for Filing. Each year, on or before March 1, each Pumper shall file with Upper District a written report of its extractions of water from Upper Area for the preceding calendar year containing the information set forth in subparagraph (b) of this paragraph.
  - (b) <u>Contents of the Report</u>. Such annual reports to Upper District shall set forth:
    - (1) The name and address of the Pumper;
    - (2) The number of acre feet of water which was pumped or extracted from Upper Area by or on behalf of the Pumper during

the calendar year covered.

- (c) <u>Determination in Lieu of Report</u>. In the event any Pumper fails to so file such report, Upper District may make a determination of the Assessable Pumpage of such Pumper, which determination shall be final and binding.
- 7. Notice of Assessment. On or before June 1 of each year, Upper District shall serve a Notice of Assessment on each Pumper covering the preceding calendar year which will contain a statement of:
  - (a) The amount of Assessable Pumpage by each Pumper;
  - (b) A detailed statement of Contract Costs during the preceding calendar year, if any; and
  - (c) A statement of the amount of such Contract Costs which are assessable to and payable by the Pumper to whom such notice is sent.
- 8. Payment--Delinquency and Default. All assessments herein provided for shall be due and payable on the following July 31. In the event of nonpayment of any assessment, Upper District may bring an action and shall have the right to recover such assessment, together with interest thereon at the rate of 7% per annum from the date of delinquency and costs of suit, including any reasonable attorneys' fees incurred.

If, after due diligence, Upper District is unable to collect a Pumper's allocated cost, such uncollectible amount (including interest, costs and attorneys' fees) shall be prorated among and paid by the other Pumpers in the same proportions as they paid assessments for the year or years in question. Said proration shall be billed and payable with the next succeeding assessment.

- 9. Redetermination of Assessable Pumpage. Any
  Pumper may at any time within 90 days after receipt of any
  Notice of Assessment request a redetermination of the Assessable Pumpage of such Pumper or of any other Pumper or Pumpers
  reflected in such notice. Such request shall be addressed
  in writing to Upper District and shall set forth the basis
  of the requesting Pumper's belief that such data are incorrect. Upon the receipt of any request, the following procedures shall be undertaken by Upper District:
  - (a) Notice of Request for Redetermination.

    Upper District shall forthwith notify in writing any Pumper whose Assessable Pumpage has been questioned, of the fact of such request and the name of the requesting Pumper. Notice shall further be sent to all Pumpers that procedures will be undertaken pursuant to this paragraph, and shall state briefly the issues to be determined.

- (b) Availability of Records. Subsequent to such notice, the records of the Pumper whose Assessable Pumpage is subject to a request for redetermination shall be made available at reasonable hours and upon reasonable demand to Upper District, insofar as such records are relevant to a determination of the Assessable Pumpage of the Pumper during the period involved.
- (c) Investigation and Notice of Hearing.

  Upper District shall conduct an investigation and shall by written decision served on all Pumpers redetermine or affirm such Assessable Pumpage.

  Upper District may at its option set a date for hearing. In such event, at least ten days' notice in writing of said hearing date shall be given to all Pumpers.
- (d) Conduct of Hearing and Decision. If hearing be held, Upper District shall not be bound therein by strict rules of evidence, but may rely on any evidence which it deems of probative value.

  Any Pumper may present evidence and arguments thereat. The written decision of Upper District, with or without such hearing, shall be served on all Pumpers and shall be conclusive for purposes of this contract, unless said issue is submitted

to a court of competent jurisdiction within 90 days from notice of such decision.

- (e) Reallocation of Contract Costs. If Assessable Pumpage is modified by any such decision, Contract Costs shall be reallocated in accordance therewith. Said reallocation shall be billed and payable with the next succeeding assessment.
- solely to the equitable allocation of Contract Costs and does not involve or constitute an admission or agreement as to the water rights of any Pumper. Execution of this contract shall not prevent any party hereto from bringing or maintaining any action or proceeding to determine rights to pump, extract or store water, or to limit or curtail any pumping, extraction or storage of water in or from Upper Area or elsewhere, except as limited by Paragraphs 1 and 16 of the Operative Provisions hereof.
- ditions in Upper Area may hereafter change to such an extent that it may become equitable to modify either the total obligation of Pumpers to Upper District hereunder or the allocation of Contract Costs. While this contract is entered into to assure Upper District of reimbursement of an amount up to its entire Contract Costs, it is not intended hereby, and this contract shall not be deemed, to prevent Upper District

from modifying and reducing such obligation or from applying other relief which may reduce the burden on Pumpers. Without limitation upon the power of Upper District to otherwise reduce the aggregate amount payable under this contract, the following specific instances of changed conditions are contemplated:

- (a) Allocation of Portion of Burden to Taxes. It may at some future date appear equitable and fair to allocate all or a portion of Contract Costs to ad valorem taxes or other revenues of Upper District. In such event, Upper District may, in the discretion of its Board of Directors, allocate all or a portion of Contract Costs to such revenue sources and the remainder, if any, thereof, shall be payable under the terms of this contract.
- (b) Imposition of Pump Tax. If Upper District should acquire and exercise the right to levy a tax upon the pumping or extraction of ground water, then the aggregate of such tax shall be credited proportionally amongst Pumpers with respect to Assessable Pumpage within Upper District.
- (c) Adjudication of Rights. If all or substantially all of the water rights within Upper Area shall be adjudicated (including the rights of all Pumpers), and its natural and safe yield

determined, then this contract shall be deemed modified to the extent that Assessable Pumpage shall include only that amount of water produced over and above the safe yield portion of adjudicated rights owned by any Pumper; provided that this subparagraph (c) shall not apply to any year in which the aggregate of all Assessable Pumpage as so modified is less than 25,000 acre feet.

- 12. Effective Date. This contract shall be effective ten (10) days after notice in writing of execution thereof by all parties, which notice shall be given to all Pumpers by Upper District, but shall cease and terminate on July 1, 1966, unless by said date (a) this contract shall have been validated as provided below, and (b) the Judgment shall have been rendered.
- 13. <u>Validation</u>. Within four months after this contract becomes effective, a proceeding or proceedings shall be instituted by Upper District in a court of competent jurisdiction by an appropriate action or actions for determination of the validity of this contract.
- 14. Term. The term of this contract shall commence upon its effective date and continue so long as the Judgment, as entered or as modified, shall remain in effect, subject, however, to the provisions of Paragraph 12 above.

15. Notices. Any notice to be served upon any party hereunder may be served either personally or by mail. If served by mail, such notice shall be mailed in the County of Los Angeles, State of California, by certified mail, postage prepaid, return receipt requested, or by registered mail, and shall be addressed to the party to be served at its address as set forth below, or (in the case of Upper District) at such other address as it may have last specified in writing to the Pumper or Pumpers involved for the service of notices hereunder, or (in the case of a Pumper) at such other address as it may have last specified in writing to Upper District for the service of notices hereunder. Any notice so served by mail shall be deemed to have been served upon the first business day (excluding Saturdays, Sundays and holidays) after such mailing.

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16. Additional Parties. In addition to Pumpers and their successors and assigns referred to in Paragraph 17 below, any other person or entity who or which shall pump or extract water in or from Upper Area (herein referred to as an "additional party"), may become a party to this contract, provided (a) Upper District shall give its written consent thereto, and (b) no Pumper or additional party shall serve upon Upper District its written objection thereto. If Upper District shall give its written consent to execution of this contract by an applying additional party, it shall

then give written notice of such application and consent by Upper District to each Pumper and each additional party, and if within thirty (30) days after such notice no Pumper or additional party shall have served upon Upper District its written objection to execution of this contract by the applying additional party, such additional party's application shall be deemed to have been accepted and it may become a party to this contract by delivery to Upper District of a duly executed instrument in writing stating that such person or entity joins in and becomes a party to this contract.

Any additional party so joining shall become bound by all obligations of this contract, becoming due or which should be performed within the terms of this contract on and after the ensuing January 1. Such obligations include the duty to make the report of extractions during the preceding calendar year (i.e., the year in which the contract is executed) required by Paragraph 6, and to make the payment based upon such extractions as required by Paragraph 5, provided, however, that such additional party shall have no liability under Paragraph 8 with respect to any nonpayments of an assessment based upon extractions by a Pumper or other additional party prior to the year in which such additional party joins in this contract.

As to each Pumper who executes this contract after it becomes effective, Upper District agrees that for a

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period of 90 days after giving its said written consent, it will bring no action against such additional party to limit or define its rights to pump water in or from Upper Area. Further, if more than one such Pumper shall become a party to this agreement at the same time as any other pumper, each will execute and shall be deemed to have executed this contract and to have joined therein in consideration of the joinder in this contract by the other or others concurrently joining in this contract.

Any such additional party shall be deemed a Pumper for all purposes of this agreement.

inure to the benefit of and bind the successors in ownership of the water rights of the parties. If any Pumper shall sell or transfer or agree to sell or transfer its water rights in Upper Area or any part of such water rights, such Pumper shall require as a condition of any such sale, transfer or agreement that the purchaser or transferee, if not already a party to this contract, shall execute this contract and become a party thereto. Upon a full transfer of such rights by a Pumper and assumption by the assignee as above provided, the assigning Pumper shall be discharged of obligation hereunder. If such Pumper fails to obtain such assumption (except in cases of a transfer under order of court or by operation of law) the assigning Pumper shall

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remain bound by the contract and production of water by said assignee by the exercise of the right assigned shall be treated as production by such Pumper.

18. Execution in Counterparts. This contract may be executed in counterparts (each counterpart being an exact copy or duplicate of the original) and all counterparts collectively shall be considered as constituting one complete contract.

IN WITNESS WHEREOF this contract is executed by the undersigned by its duly authorized officer.

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### **APPENDIX F**

Main Basin Judgment

# SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

UPPER SAN GABRIEL VALLEY
MUNICIPAL WATER DISTRICT

Plaintiff,

No. 924128

vs.

CITY OF ALHAMBRA, et al,

Defendants.

AMENDED JUDGMENT (and Exhibits Thereto),

Honorable Florence T. Pickard Assigned Judge Presiding

Original Judgment Signed and Filed: December 29, 1972; Entered: January 4, 1973 Book 6741, Page 197

JUDGMENT AS AMENDED AUGUST 24, 1989

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	8	SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
	9	
	10	UPPER SAN GABRIEL VALLEY )
	11	MUNICIPAL WATER DISTRICT, ) No. 924128
	12	Plaintiff, ) AMENDED JUDGMENT
	13	) (And Exhibits Thereto) vs.
	14	CITY OF ALHAMBRA, et al.,
i	15	Defendants. )
	16	<b>)</b>
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	25	HONORABLE FLORENCE T. PICKARD
	26	Assigned Judge Presiding
	27	DEPARTMENT 38
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No. 924128

AMENDED JUDGMENT

CITY OF ALHAMBRA, et al.,

vs.

Defendants.

Hearing: August 24, 1989 Department 38, 9:00 A.M.

The Petition of the MAIN SAN GABRIEL BASIN WATERMASTER for this AMENDED JUDGMENT herein, came on regularly for hearing in this Court before the HONORABLE FLORENCE T. PICKARD, ASSIGNED JUDGE PRESIDING, on August 24, 1989; Ralph B. Helm appeared as attorney for Watermaster - Petitioner; and good cause appearing, the following ORDER and AMENDED JUDGMENT are, hereby, made:

#### I. INTRODUCTION

1. <u>Pleadings, Parties, and Jurisdiction.</u> The complaint herein was filed on January 2, 1968, seeking an adjudication of water rights. By amendment of said complaint and dismissals of certain parties, said adjudication was limited to the Main San Gabriel Basin and its Relevant Watershed. Substantially all

defendants and the cross-defendant have appeared herein, certain defaults have been entered, and other defendants dismissed. By the pleadings herein and by Order of this Court, the issues have been made those of a full <u>inter se</u> adjudication of water rights as between each and all of the parties. This Court has jurisdiction of the subject matter of this action and of the parties herein.

- 2. Stipulation for Entry of Judgment. A substantial majority of the parties, by number and by quantity of rights herein Adjudicated, Stipulated for entry of a Judgment in substantially the form of the original Judgment herein.
- 3. <u>Lis Pendens.</u> (New) A <u>Lis Pendens</u> was recorded August 20, 1970, as Document 2650, in Officiai Records of Los Angeles County, California, in Book M 3554, Page 866.
- 4. Findings and Conclusions. (Prior Judgment Section 3)
  Trial was had before the Court, sitting without a jury, John
  Shea, Judge Presiding, commencing on October 30, 1972, and
  Findings of Fact and Conclusions of Law have been entered
  herein.
- 5. <u>Judgment.</u> (New) Judgment (and Exhibits Thereto), Findings of Fact and Conclusions of Law (and Exhibits thereto), Order Appointing Watermaster, and Initial Watermaster Order were signed and filed December 29, 1972, and Judgment was entered January 4, 1973, in Book 6791, Page 197.
- 6. <u>Intervention After Judgment</u>. (New) Certain defendants have, pursuant to the Judgment herein and the Court's continuing jurisdiction, intervened and appeared herein after entry of Judgment.

Amendments to Judgment. (New) The original Judgment herein was previously amended on March 29, 1979, by: (1) adding definition (r [1]) thereto, (2) amending definition (bb) therein, (3) adding Exhibit "K" thereto, (4) adding Sections 14.5 and 16.5 thereto, and (5) amending Sections 37(b), 37(c), 37(d), and Section 47 therein; it was again amended on December 21, 1979, by amending Section 38(c) thereof; again amended on February 21, 1980, by amending Section 24 thereof; again amended on September 12, 1980, by amending Sections 35(a), 37(a), and 38(a); again amended on December 22, 1987, by adding Section 37(e) thereto; and last amended on July 22, 1988 by amending Section 37(e) thereof and Ordering an Amended Judgment herein.

- 8. Transfers. (New) Since the entry of Judgment herein there have been numerous transfers of Adjudicated water rights. To the date hereof, said transfers are reflected in Exhibits "C", "D", and "E".
- 9. <u>Producers and Their Designees.</u> (New) The current status of Producers and their Designees is shown on Exhibit "L".
- 10. <u>Definitions.</u> (Prior Judgment Section 4) As used in this Judgment, the following terms shall have the meanings herein set forth:
- (a) <u>Base Annual Diversion Right</u> -- The average annual quantity of water which a Diverter is herein found to have the right to Divert for Direct Use.
- (b) <u>Direct Use</u> --Beneficial use of water other than for spreading or Ground Water recharge.
- (c) <u>Divert or Diverting</u> -- To take waters of any surface stream within the Relevant Watershed.

- (d) <u>Diverter</u> -- Any party who Diverts.
- (e) Elevation -- Feet above mean sea level.
- (f) <u>Fiscal Year</u> -- A period July 1 through June 30, following.
- (g) <u>Ground Water</u> -- Water beneath the surface of the ground and within the zone of saturation.
- (h) <u>Ground Water Basin</u> -- An interconnected permeable geologic formation capable of storing a substantial Ground Water supply.
- (i) <u>Integrated Producer</u> -- Any party that is both a Pumper and a Diverter, and has elected to have its rights adjudicated under the optional formula provided in Section 18 of this Judgment.
- (j) <u>In-Lieu Water Cost</u> -- The differential between a Producer's non-capital cost of direct delivery of Supplemental Water and the cost of Production of Ground Water (including depreciation on Production facilities) to a particular Producer who has been required by Watermaster to take direct delivery of Supplemental Water in lieu of Ground Water.
- (k) <u>Key Well</u> -- Baldwin Park Key Well, being elsewhere designated as State Well No. 1S/10W-7R2, or Los Angeles County Flood Control District Well No. 3030-F. Said well has a ground surface Elevation of 386.7.
- (1) <u>Long Beach Case</u> -- Los Angeles Superior Court

  Civil Action No. 722647, entitled, "<u>Long Beach, et al.</u>, v. <u>San</u>

  <u>Gabriel Valley Water Company, et al.</u>"
- (m) Main San Gabriel Basin or Basin -- The Ground Water Basin underlying the area shown as such on Exhibit "A".

- (n) <u>Make-up Obligation</u> -- The total cost of meeting the obligation of the Basin to the area at or below Whittier Narrows, pursuant to the Judgment in the Long Beach Case.
- (0) <u>Minimal Producer</u> -- Any party whose Production in any Fiscal Year does not exceed five (5) acre feet.
- (p) Natural Safe Yield -- The quantity of natural water supply which can be extracted annually from the Basin under conditions of long term average annual supply, net of the requirement to meet downstream rights as determined in the Long Beach Case (exclusive of Pumped export), and under cultural conditions as of a particular year.
- (q) Operating Safe Yield -- The quantity of water which the Watermaster determines hereunder may be Pumped from the Basin in a particular Fiscal Year, free of the Replacement Water Assessment under the Physical Solution herein.
- (r) <u>Overdraft</u> -- A condition wherein the total annual Production from the Basin exceeds the Natural Safe Yield thereof.
- (s) Overlying Rights -- (Prior Judgment Section 4 (r) [1]) The right to Produce water from the Basin for use on Overlying Lands, which rights are exercisable only on specifically defined Overlying Lands and which cannot be separately conveyed or transferred apart therefrom.
- (t) <u>Physical Solution</u> -- (Prior Judgment Section 4 (s)) The Court decreed method of managing the waters of the Basin so as to achieve the maximum utilization of the Basin and its water supply, consistent with the rights herein declared.
  - (u) Prescriptive Pumping Right -- (Prior Judgment

Section 4 (t)) The highest continuous extractions of water by a Pumper from the Basin for beneficial use in any five (5) consecutive years after commencement of Overdraft and prior to filing of this action, as to which there has been no cessation of use by that Pumper during any subsequent period of five (5) consecutive years, prior to the said filing of this action.

- (v) <u>Produce or Producing</u> -- (Prior Judgment Section 4(u)) To Pump or Divert water.
- (w) <u>Producer</u> -- (Prior Judgment Section 4 (v)) A party who Produces water.
- (x) <u>Production</u> -- (Prior Judgment Section 4 (w)) The annual quantity of water Produced, stated in acre feet.
- (y) <u>Pump or Pumping</u> -- (Prior Judgment Section 4(x)) To extract Ground Water from the Basin by Pumping or any other method.
- (z) <u>Pumper</u> -- (Prior Judgment Section 4 (y)) Any party who Pumps water.
- (aa) <u>Pumper's Share</u> -- (Prior Judgment Section 4 (z))

  A Pumper's right to a percentage of the entire Natural Safe

  Yield, Operating Safe Yield and appurtenant Ground Water

  storage.
- (bb) Relevant Watershed -- (Prior Judgment Section 4(aa)) That portion of the San Gabriel River watershed tributary to Whittier Narrows which is shown as such on Exhibit "A", and the exterior boundaries of which are described in Exhibit "B".
- (cc) <u>Replacement Water</u> -- (Prior Judgment Section 4 (bb)) Water purchased by Watermaster to replace:

(1) Production in excess of a Pumper's Share of Operating Safe Yield; (2) The consumptive use portion resulting from the exercise of an Overlying Right; and (3) Production in excess of a Diverter's right to Divert for Direct Use.

- (dd) <u>Responsible Agency</u> -- (Prior Judgment Section 4 (cc)) The municipal water district which is the normal and appropriate source from whom Watermaster shall purchase Supplemental Water for replacement purposes under the Physical Solution, being one of the following:
  - (1) <u>Upper District</u> -- Upper San Gabriel
    Valley Municipal Water District, a member public agency of
    The Metropolitan Water District of Southern California
    (MWD).
  - (2) <u>San Gabriel District</u> -- San Gabriel Valley Municipal Water District, which has a direct contract with the State of California for State Project Water.
  - (3) <u>Three Valleys District</u> -- Three Valleys
    Municipal Water District, formerly, "Pomona Valley
    Municipal Water District", a member public agency of MWD.
- (ee) <u>Stored Water</u> -- (Prior Judgment Section 4 (dd)) Supplemental Water stored in the Basin pursuant to a contract with Watermaster as authorized by Section 34(m).
- (ff) <u>Supplemental Water</u> -- (Prior Judgment Section 4 (ee)) Nontributary water imported through a Responsible Agency.
- (gg) <u>Transporting Parties</u> -- (Prior Judgment Section 4 (ff)) Any party presently transporting water (i.e., during the 12 months immediately preceding the making of the findings herein) from the Relevant Watershed or Basin to an area outside

thereof, and any party presently or hereafter having an interest in lands or having a service area outside the Basin or Relevant Watershed contiguous to lands in which it has an interest or a service area within the Basin or Relevant Watershed. Division by a road, highway, or easement shall not interrupt contiguity. Said term shall also include the City of Sierra Madre, or any party supplying water thereto, so long as the corporate limits of said City are included within one of the Responsible Agencies and if said City, in order to supply water to its corporate area from the Basin, becomes a party to this action bound by this Judgment.

- (hh) <u>Water Level</u> -- (Prior Judgment Section 4 (gg))

  The measured Elevation of water in the Key Well, corrected for any temporary effects of mounding caused by replenishment or local depressions caused by Pumping.
- (ii) Year -- (Prior Judgment Section 4 (hh)) A calendar year, unless the context clearly indicates a contrary meaning.
- 11. Exhibits. (Prior Judgment Section 5) The following exhibits are attached to this Judgment and incorporated herein by this reference:

Exhibit "A" -- Map entitled "San Gabriel River Watershed Tributary to Whittier Narrows", showing the boundaries and relevant geologic and hydrologic features in the portion of the watershed of the San Gabriel River lying upstream from Whittier Narrows.

Exhibit "B" -- Boundaries of Relevant Watershed.

Exhibit "C" -- Table Showing Base Annual Diversion

Rights of Certain Diverters.

Exhibit "D" -- Table Showing Prescriptive Pumping Rights and Pumper's Share of Each Pumper.

Exhibit "E" -- Table Showing Production Rights of Each Integrated Producer.

Exhibit "F" -- Table Showing Special Category Rights.

Exhibit "G" -- Table Showing Non-consumptive Users.

Exhibit "H" -- Watermaster Operating Criteria.

Exhibit "J" -- Puente Narrows Agreement.

Exhibit "K" -- Overlying Rights, Nature of Overlying Right, Description of Overlying Lands to which Overlying Rights are Appurtenant, Producers Entitled to Exercise Overlying Rights and their Respective Consumptive Use Portions, and Map of Overlying Lands.

Exhibit "L" -- (New) List of Producers And Their Designees, as of June 1988.

Exhibit "M" -- (New) Watermaster Members, Officers and Staff, Including Calendar Year 1989.

#### II. <u>DECREE</u>

NOW, THEREFORE, IT IS HEREBY DECLARED, ORDERED, ADJUDGED AND DECREED:

#### A. <u>DECLARATION OF HYDROLOGIC CONDITIONS</u>

12. <u>Basin as Common Source of Supply.</u> (Prior Judgment Section 6) The area shown on Exhibit "A" as Main San Gabriel Basin overlies a Ground Water basin. The Relevant Watershed is the watershed area within which rights are herein adjudicated. The waters of the Basin and Relevant Watershed constitute a common source of natural water supply to the parties herein.

- 13. <u>Determination of Natural Safe Yield</u>. (Prior Judgment Section 7) The Natural Safe Yield of the Main San Gabriel Basin is found and declared to be one hundred fifty-two thousand seven-hundred (152,700) acre feet under Calendar Year 1967 cultural conditions.
- 14. Existence of Overdraft. (Prior Judgment Section 8)
  In each and every Calendar Year commencing with 1953, the Basin has been and is in Overdraft.

#### B. <u>DECLARATION OF RIGHTS</u>

- 15. Prescription. (Prior Judgment Section 9) The use of water by each and all parties and their predecessors in interest has been open, notorious, hostile, adverse, under claim of right, and with notice of said overdraft continuously from January 1, 1953 to January 4, 1973. The rights of each party herein declared are prescriptive in nature. The following aggregate consequences of said prescription within the Basin and Relevant Watershed are hereby declared:
  - (a) Prior Prescription. Diversions within the Relevant Watershed have created rights for direct consumptive use within the Basin, as declared and determined in Sections 16 and 18 hereof, which are of equal priority <u>inter se</u>, but which are prior and paramount to Pumping Rights in the Basin.
  - (b) <u>Mutual Prescription</u>. The aggregate Prescriptive Pumping Rights of the parties who are Pumpers now exceed, and for many years prior to filing of this action, have exceeded, the Natural Safe Yield of the Basin. By reason of said condition, all rights of said Pumpers are declared

to be mutually prescriptive and of equal priority,  $\underline{\text{inter}}$   $\underline{\text{se}}$ .

- Thereto. By reason of said Overdraft and mutual Prescription, the entire Natural Safe Yield of the Basin, the Operating Safe Yield thereof and the appurtenant rights to Ground Water storage capacity of the Basin are owned by Pumpers in undivided Pumpers' Shares as hereinafter individually declared, subject to the control of Watermaster, pursuant to the Physical Solution herein decreed. Nothing herein shall be deemed in derogation of the rights to spread water pursuant to rights set forth in Exhibit "G".
- of the aforesaid prior and paramount prescriptive water rights of Diverters to Divert for Direct Use stream flow within the Relevant Watershed are hereby declared and found in terms of Base Annual Diversion Right as set forth in Exhibit "C". Each Diverter shown on Exhibit "C" shall be entitled to Divert for Direct Use up to two hundred percent (200%) of said Base Annual Diversion Right in any one (1) Fiscal Year; provided that the aggregate quantities of water Diverted in any consecutive ten (10) Fiscal Year period shall not exceed ten (10) times such Diverter's Base Annual Diversion Right.
- 17. Ground Water Rights. (Prior Judgment Section 11) The Prescriptive Pumping Right of each Pumper, who is not an Integrated Producer, and his Pumper's Share are declared as set forth in Exhibit "D".

 18. Optional Integrated Production Rights. (Prior Judgment Section 12) Those parties listed on Exhibit "E" have elected to be treated as Integrated Producers. Integrated Production Rights have two (2) historical components:

- (1) a fixed component based upon historic Diversions for Direct Use; and
- (2) a mutually prescriptive Pumper's Share component based upon Pumping during the period 1953 through 1967.

Assessment and other Watermaster regulation of the rights of such parties shall relate to and be based upon each such component. So far as future exercise of such rights is concerned, however, the gross quantity of the aggregate right in any Fiscal Year may be exercised, in the sole discretion of such party, by either Diversion or Pumping or any combination or apportionment thereof; provided, that for Assessment purposes the first water Produced in any Fiscal Year (other than "carry-over", under Section 49 hereof) shall be deemed an exercise of the Diversion component, and any Production over said quantity shall be deemed Pumped water, regardless of the actual method of Production.

- 19. Special Category Rights. (Prior Judgment Section 13)
  The parties listed on Exhibit "F" have water rights in the
  Relevant Watershed which are not ordinary Production rights.
  The nature of each such right is as described in Exhibit "F".
- 20. Non-consumptive Practices. (Prior Judgment Section
  14) Certain Producers have engaged in Water Diversion and
  spreading practices which have caused such Diversions to have a

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non-consumptive or beneficial impact upon the aggregate water supply available in the Basin. Said parties, and a statement of the nature of their rights, uses and practices, are set forth in Exhibit "G". The Physical Solution decreed herein, and particularly its provisions for Assessments, shall not apply to such non-consumptive uses. Watermaster may require reports on the operations of said parties.

Overlying Rights. (Prior Judgment Section 14.5) Producers listed in Exhibit "K" hereto were not parties herein at the time of the original entry of Judgment herein. exercised in good faith Overlying Rights to Produce water from the Basin during the periods subsequent to the entry of Judgment herein and have by self-help initiated or maintained appurtenant Overlying Rights. Such rights are exercisable without quantitative limit only on specifically described Overlying Land and cannot be separately conveyed or transferred apart therefrom. As to such rights and their exercise, the owners thereof shall become parties to this action and be subject to Watermaster Replacement Water Assessments under Section 45 (b) hereof, sufficient to purchase Replenishment Water to offset the net consumptive use of such Production and practices. addition, the gross amount of such Production for such overlying use shall be subject to Watermaster Administrative Assessments under Section 45 (a) hereof and the consumptive use portion of such Production for overlying use shall be subject to Watermaster's In-Lieu Water Cost Assessments under Section 45 (d) hereof. The Producers presently entitled to exercise Overlying Rights, a description of the Overlying Land to which

Overlying Rights are appurtenant, the nature of use and the consumptive use portion thereof are set forth in Exhibit "K" hereto. Watermaster may require reports and make inspections of the operations of said parties for purposes of verifying the uses set forth in said Exhibit "K", and, in the event of a material change, to redetermine the net amount of consumptive use by such parties as changed in the exercise of such Overlying Rights. Annually, during the first two (2) weeks of June in each Calendar Year, such Overlying Rights Producers shall submit to Watermaster a verified statement as to the nature of the then current uses of said Overlying Rights on said Overlying Lands for the next ensuing Fiscal Year, whereupon Watermaster shall either affirm the prior determination or redetermine the net amount of the consumptive use portion of the exercise of such Overlying Right by said Overlying Rights Producer.

# C. INJUNCTION

Judgment Section 15) Effective July 1, 1973, each and every party, its officers, agents, employees, successors and assigns, to whom rights to waters of the Basin or Relevant Watershed have been declared and decreed herein is ENJOINED AND RESTRAINED from Producing water for Direct Use from the Basin or the Relevant Watershed except pursuant to rights and Pumpers' Shares herein decreed or which may hereafter be acquired by transfer pursuant to Section 55, or under the provisions of the Physical Solution in this Judgment and the Court's continuing jurisdiction, provided that no party is enjoined from Producing up to five (5) acre feet per Fiscal Year.

- 23. <u>Injunction re Non-consumptive Uses.</u> (Prior Judgment Section 16) Each party listed in Exhibit "G", its officers, agents, employees, successors and assigns, is **ENJOINED AND**RESTRAINED from materially changing said non-consumptive method of use.
- Thereof To Watermaster. (Prior Judgment Section 16.5) Each party listed in Exhibit "K", its officers, agents, employees, successors and assigns, is ENJOINED AND RESTRAINED from materially changing said overlying uses at any time without first notifying Watermaster of the intended change of use, in which event Watermaster shall promptly redetermine the consumptive use portion thereof to be effective after such change.
- 25. Injunction Against Unauthorized Recharge. (Prior Judgment Section 17) Each party, its officers, agents, employees, successors and assigns, is ENJOINED AND RESTRAINED from spreading, injecting or otherwise recharging water in the Basin except pursuant to: (a) an adjudicated non-consumptive use, or (b) consent and approval of or Cyclic Storage Agreement with Watermaster, or (c) subsequent order of this Court.
- Relevant Watershed. (Prior Judgment Section 18) Except upon further order of Court, all parties, other than Transporting Parties and MWD in its exercise of its Special Category Rights, to the extent authorized therein, are ENJOINED AND RESTRAINED from transporting water hereafter Produced from the Relevant Watershed or Basin outside the areas thereof. For purposes of

this Section, water supplied through a city water system which lies chiefly within the Basin shall be deemed entirely used within the Basin. Transporting Parties are entitled to continue to transport water to the extent that any Production of water by any such party does not violate the injunctive provisions contained in Section 22 hereof; provided that said water shall be used within the present service areas or corporate or other boundaries and additions thereto so long as such additions are contiguous to the then existing service area or corporate or other boundaries; except that a maximum of ten percent (10%) of use in any Fiscal Year may be outside said then existing service areas or corporate or other boundaries.

#### D. CONTINUING JURISDICTION

- Full jurisdiction, power and authority are retained by and reserved to the Court for purposes of enabling the Court upon application of any party or of the Watermaster, by motion and upon at least thirty (30) days notice thereof, and after hearing thereon, to make such further or supplemental orders or directions as may be necessary or appropriate for interim operation before the Physical Solution is fully operative, or for interpretation, enforcement or carrying out of this Judgment, and to modify, amend or amplify any of the provisions of this Judgment or to add to the provisions thereof consistent with the rights herein decreed. Provided, that nothing in this paragraph shall authorize:
  - (1) modification or amendment of the quantities specified in the declared rights of any party;

- (2) modification or amendment of the manner of exercise of the Base Annual Diversion Right or Integrated Production Right of any party; or
- (3) the imposition of an injunction prohibiting transportation outside the Relevant Watershed or Basin as against any Transporting Party transporting in accordance with the provisions of this Judgment or against MWD as to its Special Category Rights.

#### E. WATERMASTER

- 28. Watermaster to Administer Judgment. (Prior Judgment Section 20) A Watermaster comprised of nine (9) persons, to be nominated as hereinafter provided and appointed by the Court, shall administer and enforce the provisions of this Judgment and any subsequent instructions or orders of the Court thereunder.
- Judgment Section 21) The nine (9) member Watermaster shall be composed of six (6) Producer representatives and three (3) public representatives qualified, nominated and appointed as follows:
  - (a) Qualification. Any adult citizen of the State of California shall be eligible to serve on Watermaster; provided, however, that no officer, director, employee or agent of Upper District or San Gabriel District shall be qualified as a Producer member of Watermaster.
  - (b) Nomination of Producer Representatives. A meeting of all parties shall be held at the regular meeting of Watermaster in November of each year, at the offices of Watermaster. Nomination of the six (6) Producer

representatives shall be by cumulative voting, in person or by proxy, with each Producer entitled to one (1) vote for each one hundred (100) acre feet, or portion thereof, of Base Annual Diversion Right or Prescriptive Pumping Right or Integrated Production Right.

- (c) Nomination of Public Representatives. On or before the regular meeting of Watermaster in November of each year, the three (3) public representatives shall be nominated by the boards of directors of Upper District (which shall select two [2]) and San Gabriel District (which shall select one [1]). Said nominees shall be members of the board of directors of said public districts.
- (d) Appointment. All Watermaster nominations shall be promptly certified to the Court, which will in ordinary course confirm the same by an appropriate order appointing said Watermaster; provided, however, that the Court at all times reserves the right and power to refuse to appoint, or to remove, any member of Watermaster.
- 30. Term and Vacancies. (Prior Judgment Section 22) Each member of Watermaster shall serve for a one (1) year term commencing on January 1, following his appointment, or until his successor is appointed. In the event of a vacancy on Watermaster, a successor shall be nominated at a special meeting to be called by Watermaster within ninety (90) days (in the case of a Producer representative) or by action of the appropriate district board of directors (in the case of a public representative).
  - 31. Quorum. (Prior Judgment Section 23) Five (5) members

of the Watermaster shall constitute a quorum for the transaction of affairs of the Watermaster. Action by the affirmative vote of five (5) members shall constitute action by Watermaster, except that the affirmative vote of six (6) members shall be required:

- (a) to approve the purchase, spreading or injection of water for Ground Water recharge, or
- (b) to enter in any Agreement pursuant to Section  $34\ (\mathrm{m})$  hereof.
- Watermaster member shall receive compensation of One Hundred Dollars (\$100.00) per day for each day's attendance at meetings of Watermaster or for each day's service rendered as a Watermaster member at the request of Watermaster, together with any expenses incurred in the performance of his duties required or authorized by Watermaster. No member of the Watermaster shall be employed by or compensated for professional services rendered by him to Watermaster, other than the compensation herein provided, and any authorized travel or related expense.
- 33. Organization. (Prior Judgment Section 25) At its first meeting in each year, Watermaster shall elect a chairman and a vice chairman from its membership. It shall also select a secretary, a treasurer and such assistant secretaries and assistant treasurers as may be appropriate, any of whom may, but need not be, members of Watermaster.
  - (a) <u>Minutes</u>. Minutes of all Watermaster meetings shall be kept which shall reflect all actions taken by Watermaster. Draft copies thereof shall be furnished to

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any party who files a request therefor in writing with Watermaster. Said draft copies of minutes shall constitute notice of any Watermaster action therein reported; failure to request copies thereof shall constitute waiver of notice.

- (b) Regular Meetings. Watermaster shall hold regular meetings at places and times to be specified in Watermaster's rules and regulations to be adopted by Watermaster. Notice of the scheduled or regular meetings of Watermaster and of any changes in the time or place thereof shall be mailed to all parties who shall have filed a request therefor in writing with Watermaster.
- (c) Special Meetings. Special meetings of Watermaster may be called at any time by the chairman or vice chairman or by any three (3) members of Watermaster by written notice delivered personally or mailed to each member of Watermaster and to each party requesting notice, at least twenty-four (24) hours before the time of each. such meeting in the case of personal delivery, and fortyeight (48) hours prior to such meeting in the case of mail. The calling notice shall specify the time and place of the special meeting and the business to be transacted at such meeting. No other business shall be considered at such meeting.
- (d) Adjournments. Any meeting of Watermaster may be adjourned to a time and place specified in the order of adjournment. Less than a quorum may so adjourn from time to time. A copy of the order or notice of adjournment

shall be conspicuously posted on or near the door of the place where the meeting was held within twenty-four (24) hours after adoption of the order of adjournment.

- 34. Powers and Duties. (Prior Judgment Section 26)
  Subject to the continuing supervision and control of the Court,
  Watermaster shall have and may exercise the following express
  powers, and shall perform the following duties, together with
  any specific powers, authority and duties granted or imposed
  elsewhere in this Judgment or hereafter ordered or authorized by
  the Court in the exercise of its continuing jurisdiction.
  - (a) <u>Rules and Regulations</u>. To make and adopt any and all appropriate rules and regulations for conduct of Watermaster affairs. A copy of said rules and regulations and any amendments thereof shall be mailed to all parties.
  - (b) Acquisition of Facilities. To purchase, lease, acquire and hold all necessary property and equipment; provided, however, that Watermaster shall not acquire any interest in real property in excess of year-to-year tenancy for necessary quarters and facilities.
  - (c) Employment of Experts and Agents. To employ such administrative personnel, engineering, geologic, accounting, legal or other specialized services and consulting assistants as may be deemed appropriate in the carrying out of its powers and to require appropriate bonds from all officers and employees handling Watermaster funds.
  - (d) <u>Measuring Devices, etc</u>. To cause parties, pursuant to uniform rules, to install and maintain in good

operating condition, at the cost of each party, such necessary measuring devices or meters as may be appropriate; and to inspect and test any such measuring device as may be necessary.

- (e) <u>Assessments</u>. To levy and collect all Assessments specified in the Physical Solution.
- (f) <u>Investment of Funds</u>. To hold and invest any and all funds which Watermaster may possess in investments authorized from time to time for public agencies in the State of California.
- (g) <u>Borrowing</u>. To borrow in anticipation of receipt of Assessment proceeds an amount not to exceed the annual amount of Assessments levied but uncollected.
- (h) <u>Purchase of and Recharge with Supplemental Water</u>.

  To purchase Supplemental Water and to introduce the same into the Basin for replacement or cyclic storage purposes, subject to the affirmative vote of six (6) members of Watermaster.
- (i) <u>Contracts</u>. To enter into contracts for the performance of any administrative powers herein granted, subject to approval of the Court.
- (j) Cooperation With Existing Agencies. To act jointly or cooperate with agencies of the United States and the State of California or any political subdivision, municipality or district to the end that the purposes of the Physical Solution may be fully and economically carried out. Specifically, in the event Upper District has facilities available and adequate to accomplish any of the

administrative functions of Watermaster, consideration shall be given to performing said functions under contract with Upper District in order to avoid duplication of facilities.

- (k) Assumption of Make-up Obligation. Watermaster shall assume the Make-up Obligation for and on behalf of the Basin.
- (m) Water Quality. Water quality in the Basin shall be a concern of Watermaster, and all reasonable steps shall be taken to assist and encourage appropriate regulatory agencies to enforce reasonable water quality regulations affecting the Basin, including regulation of solid and liquid waste disposal.
- (n) Cyclic Storage Agreements. To enter into appropriate contracts, to be approved by the Court, for utilization of Ground Water storage capacity of the Basin for cyclic or regulatory storage of Supplemental Water by parties and non-parties, for subsequent recovery or Watermaster credit by the storing entity, pursuant to uniform rules and conditions, which shall include provision for:
  - (1) Watermaster control of all spreading or injection and extraction scheduling and procedures for such stored water:
  - (2) calculation by Watermaster of any special costs, damages or burdens resulting from such operations;
    - (3) determination by Watermaster of, and

accounting for, all losses in stored water, assuming that such stored water floats on top of the Ground Water supplies, and accounting for all losses of water which otherwise would have replenished the Basin, with priorities being established as between two or more such contractors giving preference to parties over non-parties; and

- (4) payment to Watermaster for the benefit of the parties hereto of all special costs, damages or burdens incurred (without any charge, rent, assessment or expense as to parties hereto by reason of the adjudicated proprietary character of said storage rights, nor credit or offset for benefits resulting from such storage); provided, that no party shall have any direct interest in or control over such contracts or the operation thereof by reason of the adjudicated right of such party, the Watermaster having sole custody and control of all Ground Water storage rights in the Basin pursuant to the Physical Solution herein, and subject to review of the Court.
- (o) <u>Notice List</u>. Maintain a current list of party designees to receive notice hereunder, in accordance with Section 54 hereof.
- 35. <u>Policy Decisions -- Procedure.</u> (Prior Judgment Section 27) It is contemplated that Watermaster will exercise discretion in making policy decisions relating to Basin management under the Physical Solution decreed herein. In order to assure full participation and opportunity to be heard for

those affected, no policy decision shall be made by Watermaster until thirty (30) days after the question involved has been raised for discussion at a Watermaster meeting and noted in the draft of minutes thereof.

- 36. Reports. (Prior Judgment Section 28) Watermaster shall annually file with the Court and mail to the parties a report of all Watermaster activities during the preceding year, including an audited statement of all accounts and financial activities of Watermaster, summary reports of Diversions and Pumping, and all other pertinent information. To the extent practical, said report shall be mailed to all parties on or before November 1.
- 37. Review Procedures. (Prior Judgment Section 29)
  Any action, decision, rule or procedure of Watermaster (other than a decision establishing Operating Safe Yield, see Section 43[c]) shall be subject to review by the Court on its own motion or on timely motion for an Order to Show Cause by any party, as follows:
  - (a) Effective Date of Watermaster Action. Any order, decision or action of Watermaster shall be deemed to have occurred on the date that written notice thereof is mailed. Mailing of draft copies of Watermaster minutes to the parties requesting the same shall constitute notice to all such parties.
  - (b) Notice of Motion. Any party may, by a regularly noticed motion, petition the Court for review of said Watermaster's action or decision. Notice of such motion shall be mailed to Watermaster and all parties. Unless so

ordered by the Court, such petition shall not operate to stay the effect of such Watermaster action.

- (c) <u>Time for Motion</u>. Notice of motion to review any Watermaster action or decision shall be served and filed within ninety (90) days after such Watermaster action or decision.
- (d) <u>De Novo Nature of Proceeding</u>. Upon filing of such motion for hearing, the Court shall notify the parties of a date for taking evidence and argument, and shall review <u>de novo</u> the question at issue on the date designated. The Watermaster decision or action shall have no evidentiary weight in such proceeding.
- (e) <u>Decision</u>. The decision of the Court in such proceeding shall be an appealable Supplemental Order in this case. When the same is final, it shall be binding upon the Watermaster and the parties.

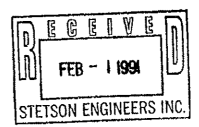
#### F. PHYSICAL SOLUTION

- Consistent with the California Constitution and the decisions of the Supreme Court, the Court hereby adopts and Orders the parties to comply with this Physical Solution. The purpose and objective of these provisions is to provide a legal and practical means for accomplishing the most economic, long term, conjunctive utilization of surface, Ground Water, Supplemental Water and Ground Water storage capacity to meet the needs and requirements of the water users dependent upon the Basin and Relevant Watershed, while preserving existing equities.
  - 39. Need for Flexibility. (Prior Judgment Section 31) In

Ralph B. Helm - Bar No. 022004 4605 Lankershim Boulevard, #214 North Hollywood, CA 91602

Telephone (818) 769-2002

Attorney for Watermaster - Petitioner



SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

UPPER SAN GABRIEL VALLEY

No. 924129

MUNICIPAL WATER DISTRICT,

Plaintiff,

vs.

CITY OF ALHAMBRA, et al.,

Defendants.

ORDER AMENDING JUDGMENT TO EXPAND WATERMASTER'S POWERS TO INCLUDE MAINTENANCE, IMPROVEMENT, AND CONTROL OF BASIN WATER QUALITY WITH ALLOWABLE FUNDING THROUGH IN-LIEU ASSESSMENTS

Hearing: August 7, 1990 Department 38, 9:15 A. M.

The Petition of the Main San Gabriel Basin Watermaster (Watermaster) for Amendment to Judgment herein to expand its powers to include maintenance, improvement, and control of Basin water quality by controlling pumping in the Basin, with allowable funding for associated costs to be paid through its In-Lieu Assessments, was continued on July 31, 1990, to August 7, 1990, when it duly and regularly came on for hearing, at 9:15 o'clock A. M. in Department 38 of the above entitled Court, the Honorable FLORENCE T. PICKARD, Assigned Judge Presiding. Ralph B. Helm appeared as Attorney for Watermaster - Petitioner; Wayne K. Lemieux appeared for Defendant, San Gabriel Valley Municipal Water District, in support of the Petition; Fred Vendig, General

Counsel, Karen L. Tachiki, Assistant General Counsel, and Victor E. Gleason, Senior Deputy General Counsel, by Victor E. Gleason, appeared for Defendant, The Metropolitan Water District of Southern California, in support of the Petition; Timothy J. Ryan appeared for Defendant, San Gabriel Valley Water Company, in opposition to the Petition; Lagerlof, Senecal, Drescher & Swift, by H. Jess Senecal, appeared for Defendants, Calmat Company, Livingston-Graham, Owl Rock Products, AZ-Two, Inc., and Sully-Miller Contracting Company, in opposition to the Petition; Ira Reiner, Los Angeles County District Attorney, by Jan Chatten-Brown, Special Assistant to the District Attorney, appeared in opposition to the Petition; and Sarah F. Bates and Laurens H. Silver, by Sarah F. Bates, appeared on behalf of Amicus Curiae Sierra Club, in opposition to the Petition.

The Court acknowledged receipt and consideration of:

letters in support of the Petition by the California Regional

Water Quality Control Board - Los Angeles Region and by the

State Water Resources Control Board; a copy of a letter

addressed to the Attorney for Petitioner, from the US

Environmental Protection Agency - Region IX, by Mark J.

Klaiman, Assistant Regional Counsel, regarding several matters

of federal law which EPA believed might ultimately affect the

subject Petition; a letter in opposition to the Petition by East

Valleys Organization; and a FAX communication to the Court, in

opposition to the Petition, from Congressman Esteban E. Torres,

which was not communicated to nor seen by the parties.

Members of the public, present in Court, were invited to, and did, present oral testimony during the hearing.

Under date of December 10, 1990 the Court entered its
Intended Decision Re Amendment To Judgment and, by minute order
duly entered and mailed to Counsel for Petitioner, ordered
copies thereof mailed forthwith to all appearing parties,
including those appearing as friends of the court, and to all
other affected parties on the case's current mailing list.

A Proof Of Service by mail on December 13, 1990, Of Intended Decision Re Amendment To Judgment, as ordered, has been filed with the Court.

Opposition to Petitioner's Proposed Order were filed by
Amicus Curiae Sierra Club, Amicus Curiae Los Angeles District
Attorney, and by Producer Parties Calmat Co., Livingston-Graham,
Owl Rock Products Company, AZ-Two, Inc., and Sully-Miller
Contracting Company.

Proof being made to the satisfaction of the Court and good cause appearing:

#### IT IS, HEREBY, ORDERED:

- 1. That the Amended Judgment herein be further amended by amending Subsection (j) of Section 10 thereof, Definitions, and Section 40 thereof, Division F, Physical Solution, to read as follows:
- "10 (j) <u>In-Lieu Water Cost</u> - The differential between a particular Producer's cost of Watermaster directed produced, treated, blended, substituted, or Supplemental Water delivered or substituted to, for, or taken by, such Producer in-lieu of his cost of otherwise normally Producing a like amount of Ground Water from the Basin.
  - "40. Watermaster Control. (Prior Judgment Section 32)

In order to develop an adequate and effective program of Basin management, it is essential that Watermaster have broad discretion in the making of Basin management decisions within the ambit hereinafter set forth. The maintenance, improvement, and control of the water quality and quantity of the Basin, withdrawal and replenishment of supplies of the Basin and Relevant Watershed, and the utilization of the water resources thereof, must be subject to procedures established by Watermaster in implementation of the Physical Solution provisions of this Judgment. Both the quantity and quality of said water resource are thereby preserved and its beneficial utilization maximized.

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- "(a) Watermaster shall develop an adequate and effective program of Basin management. The maintenance, improvement, and control of the water quality and quantity of the Basin, withdrawal and replenishment of supplies of the Basin and Relevant Watershed, and the utilization of the water resources thereof, must be subject to procedures established by Watermaster in implementation of the Physical Solution provisions of this Judgment. All Watermaster programs and procedures shall be adopted only after a duly noticed public hearing pursuant to Sections 37 and 40 of the Amended Judgment herein.
- "(b) Watermaster shall have the power to control pumping in the Basin by water Producers therein for Basin cleanup and water quality control so that specific well production can be directed as to a lesser amount, to total cessation, as to an increased amount, and even to require pumping in a new location in the

Basin. Watermaster's right to regulate pumping activities of Producers shall be subordinate to any conflicting Basin cleanup plan established by the EPA or other public governmental agency with responsibility for ground water management or clean up.

- "(c) Watermaster may act individually or participate with others to carry on technical and other necessary investigations of all kinds and collect data necessary to carry out the herein stated purposes. It may engage in contractual relations with the EPA or other agencies in furtherance of the clean up of the Basin and enter into contracts with agencies of the United States, the State of California, or any political subdivision, municipality, or district thereof, to the extent allowed under applicable federal or state statutes. Any cooperative agreement between the Watermaster and EPA shall require the approval of the appropriate Agency(s) of the State of California.
- "(d) For regulation and control of pumping activity in the Basin, Watermaster shall adopt Rules and Regulations and programs to promote, manage and accomplish clean up of the Basin and its waters, including, but not limited to, measures to confine, move, and remove contaminants and pollutants. Such Rules and Regulations and programs shall be adopted only after a duly Noticed Public Hearing by Watermaster and shall be subject to Court review pursuant to Section 37 of the Amended Judgment herein.
- "(e) Watermaster shall determine whether funds from local, regional, state or federal agencies are available for regulating pumping and the various costs associated with, or arising from such activities. If no public funds are available from local,

regional, state, or federal agencies, the costs shall be obtained and paid by way of an In-Lieu Assessment by Watermaster pursuant to Section 10 (j) of the Amended Judgment herein.

Provided such In-Lieu Assessments become necessary, the costs shall be borne by all Basin Producers.

"(f) Watermaster is a Court empowered entity with limited powers, created pursuant to the Court's Physical Solution Jurisdiction under Article X, Section 2 of the California Constitution. None of the Powers granted herein to Watermaster shall be construed as designating Watermaster a political subdivision of the State of California or authorizing Watermaster to act as 'lead agency' to administer the federal Superfund for clean up of the Basin."

2. This Amended Judgment shall continue in full force and effect as hereby Ordered and Amended.

Dated: January 29, 1991.

/s/Florence T. Pickard
FLORENCE T. PICKARD
Judge of the Superior Court,
Specially Assigned

 order that Watermaster may be free to utilize both existing and new and developing technological, social and economic concepts for the fullest benefit of all those dependent upon the Basin, it is essential that the Physical Solution hereunder provide for maximum flexibility and adaptability. To that end, the Court has retained continuing jurisdiction to supplement the broad discretion herein granted to the Watermaster.

- order to develop an adequate and effective program of Basin management, it is essential that Watermaster have broad discretion in the making of Basin management decisions within the ambit hereinafter set forth. Withdrawal and replenishment of supplies of the Basin and Relevant Watershed and the utilization of the water resources thereof, and of available Ground Water storage capacity, must be subject to procedures established by Watermaster in implementation of the provisions of this Judgment. Both the quantity and quality of said water resource are thereby preserved and its beneficial utilization maximized.
- Judgment Section 33) In general outline (subject to the specific provisions hereafter and to Watermaster Operating Criteria set forth in Exhibit "H"), Watermaster will determine annually the Operating Safe Yield of the Basin and will notify each Pumper of his share thereof, stated in acre feet per Fiscal Year. Thereafter, no party may Produce in any Fiscal Year an amount in excess of the sum of his Diversion Right, if any, plus his Pumper's Share of such Operating Safe Yield, or his

 Integrated Production Right, or the terms of any Cyclic Storage Agreement, without being subject to Assessment for the purpose of purchasing Replacement Water. In establishing the Operating Safe Yield, Watermaster shall follow all physical, economic, and other relevant parameters provided in the Watermaster Operating Criteria. Watermaster shall have Assessment powers to raise funds essential to implement the management plan in any of the several special circumstances herein described in more detail.

- 42. <u>Basin Operating Criteria</u>. (Prior Judgment Section 34)
  Until further order of the Court and in accordance with the
  Watermaster Operating Criteria, Watermaster shall not spread
  Replacement Water when the water level at the Key Well exceeds
  Elevation two hundred fifty (250), and Watermaster shall spread
  Replacement Water, insofar as practicable, to maintain the water
  level at the Key Well above Elevation two hundred (200).
- Judgment Section 35) Watermaster shall annually determine the Operating Safe Yield applicable to the succeeding Fiscal Year and estimate the same for the next succeeding four (4) Fiscal Years. In making such determination, Watermaster shall be governed in the exercise of its discretion by the Watermaster Operating Criteria. The procedures with reference to said determination shall be as follows:
  - (a) <u>Preliminary Determination</u>. On or before
    Watermaster's first meeting in April of each year,
    Watermaster shall make a Preliminary Determination of the
    Operating Safe Yield of the Basin for each of the
    succeeding five Fiscal Years. Said determination shall be

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made in the form of a report containing a summary statement of the considerations, calculations and factors used by Watermaster in arriving at said Operating Safe Yield.

- (b) Notice and Hearing. A copy of said Preliminary
  Determination and report shall be mailed to each Pumper and
  Integrated Producer at least ten (10) days prior to a
  hearing to be held at Watermaster's regular meeting in May,
  of each year, at which time objections or suggested
  corrections or modifications of said determinations shall
  be considered. Said hearing shall be held pursuant to
  procedures adopted by Watermaster.
- (c) Watermaster Determination and Review Thereof. Within thirty (30) days after completion of said hearing, Watermaster shall mail to each Pumper and Integrated Producer a final report and determination of said Operating Safe Yield for each such Fiscal Year, together with a statement of the Producer's entitlement in each such Fiscal Year stated in acre feet. Any affected party, within thirty (30) days of mailing of notice of said Watermaster determination, may, by a regularly noticed motion, petition the Court for an Order to Show Cause for review of said Watermaster finding, and thereupon the Court shall hear such objections and settle such dispute. Unless so ordered by the Court, such petition shall not operate to stay the effect of said report and determination. In the absence of such review proceedings, the Watermaster determination shall be final.
- 44. Reports of Pumping and Diversion. (Prior Judgment

 Section 36) Each party (other than Minimal Producers) shall file with the Watermaster quarterly, on or before the last day of January, April, July and October, a report on a form to be prescribed by Watermaster showing the total Pumping and Diversion (separately for Direct Use and for non-consumptive use, if any,) of such party during the preceding calendar quarter.

- 45. Assessments -- Purpose. (Prior Judgment Section 37)
  Watermaster shall have the power to levy and collect Assessments
  from the parties (other than Minimal Producers, non-consumptive
  users, or Production under Special Category Rights or Cyclic
  Storage Agreements) based upon Production during the preceding
  Fiscal Year. Said Assessments may be for one or more of the
  following purposes:
  - (a) Watermaster Administration Costs. Within thirty (30) days after completion of the hearing on the Preliminary Determination of the Operating Safe Yield of the Basin and Watermaster's determination thereof, pursuant to Section 43 hereof, Watermaster shall adopt a proposed budget for the succeeding Fiscal Year and shall mail a copy thereof to each party, together with a statement of the level of Administration Assessment levied by Watermaster which will be collected for purposes of raising funds for said budget. Said Assessment shall be uniformly applicable to each acre foot of Production.
  - (b) Replacement Water Costs. Replacement Water

    Assessments shall be collected from each party on account
    of such party's Production in excess of its Diversion

Rights, Pumper's Share or Integrated Production Right, and on account of the consumptive use portion of Overlying Rights, computed at the applicable rate established by Watermaster consistent with the Watermaster Operating Criteria.

- (c) Make-Up Obligation. An Assessment shall be collected equally on account of each acre foot of Production, which does not bear a Replacement Assessment hereunder, to pay all necessary costs of Administration and satisfaction of the Make-Up Obligation. Such Assessment shall not be applicable to water Production for an Overlying Right.
- (d) <u>In-Lieu Water Cost</u>. Watermaster may levy an Assessment against all Pumping to pay reimbursement for In-Lieu Water Costs except that such Assessment shall not be applicable to the non-consumptive use portion of an Overlying Right.
- (e) <u>Basin Water Quality Improvement</u>. For purposes of testing, protecting or improving the water quality in the Basin, Watermaster may, after a noticed hearing thereon, fix terms and conditions under which it may waive all or any part of its Assessments on such ground water Production and if such Production, in addition to his other Production, does not exceed such Producer's Share or entitlement for that Fiscal Year, such stated Production shall be allowed to be carried over for a part of such Producer's next Fiscal Year's Producer's Share or entitlement. In connection therewith, Watermaster may also

waive the provisions of Sections 25, 26 and 57 hereof, relating to Injunction Against Unauthorized Recharge,
Injunction Against Transportation From Basin or Relevant
Watershed, and Intervention After Judgment, respectively.
Nothing in this Judgment is intended to allow an increase in any Producer's annual entitlement nor to prevent
Watermaster, after hearing thereon, from entering into contracts to encourage, assist and accomplish the clean up and improvement of degraded water quality in the Basin by non-parties herein. Such contracts may include the exemption of the Production of such Basin water therefor from Watermaster Assessments and, in connection therewith, the waiver of the provisions of Judgment Sections 25, 26, and 57 hereof.

- 46. <u>Assessments -- Procedure.</u> (Prior Judgment Section 38)
  Assessments herein provided for shall be levied and collected
  as follows:
  - (a) Levy and Notice of Assessment. Within thirty (30) days of Watermaster's annual determination of Operating Safe Yield of the Basin for each Fiscal Year and succeeding four (4) Fiscal Years, Watermaster shall levy applicable Administration Assessments, Replacement Water Assessments, Make-up Water Assessments and In-Lieu Water Assessments, if any. Watermaster shall give written notice of all applicable Assessments to each party on or before August 15, of each year.
  - (b) <u>Payment</u>. Each Assessment shall be payable, and each party is Ordered to pay the same, on or before

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September 20, following such Assessment, subject to the rights reserved in Section 37 hereof.

- (c) Delinquency. Any Assessment which becomes delinquent after January 1, 1980, shall bear interest at the annual prime rate plus one percent (1%) in effect on the first business day of August of each year. Said prime interest rate shall be that fixed by the Bank of America NT&SA for its preferred borrowing customers on said date. Said prime interest rate plus one percent (1%) shall be applicable to any said delinquent Assessment from the due date thereof until paid. Provided, however, in no event shall any said delinquent Assessment bear interest at a rate of <u>less</u> than ten percent (10%) per annum. Such delinquent Assessment and interest may be collected in a Show Cause proceeding herein or any other legal proceeding instituted by Watermaster, and in such proceeding the Court may allow Watermaster its reasonable costs of collection, including attorney's fees.
- Agencies. (Prior Judgment Section 39) If any Responsible Agency shall, for any reason, be unable to deliver Supplemental Water to Watermaster when needed, Watermaster shall collect funds at an appropriate level and hold them in trust, together with interest accrued thereon, for purchase of such water when available.
- 48. Accumulation of Replacement Water Assessment Proceeds.

  (Prior Judgment Section 40) In order to minimize fluctuation in Assessments and to give Watermaster flexibility in Basin

management, Watermaster may make reasonable accumulations of Replacement Water Assessments. Such moneys and any interest accrued thereon shall only be used for the purchase of Replacement Water.

- 49. Carry-over of Unused Rights. (Prior Judgment Section 41) Any Pumper's Share of Operating Safe Yield, and the Production right of any Integrated Producer, which is not Produced in a given Fiscal Year may be carried over and accumulated for one Fiscal Year, pursuant to reasonable rules and procedures for notice and accounting which shall be adopted by Watermaster. The first water Produced in the succeeding Fiscal Year shall be deemed Produced pursuant to such Carry-over Rights.
- 50. Minimal Producers. (Prior Judgment Section 42) In the interest of Justice, Minimal Producers are exempted from the operation of this Physical Solution, so long as such party's annual Production does not exceed five (5) acre feet. Quarterly Production reports by such parties shall not be required, but Watermaster may require, and Minimal Producers shall furnish, specific periodic reports. In addition, Watermaster may conduct such investigation of future operations of any Minimal Producer as may be appropriate.
- 51. Effective Date. (Prior Judgment Section 43) The effective date for commencing accounting and operation under this Physical Solution, other than for Replacement Water Assessments, shall be July 1, 1972. The first Assessment for Replacement Water shall be payable on September 20, 1974, on account of Fiscal Year 1973-74 Production.

 The Puente Basin is tributary to the Main San Gabriel Basin.
All Producers within said Puente Basin have been dismissed herein, based upon the Puente Narrows Agreement (Exhibit "J"), whereby Puente Basin Water Agency agreed not to interfere with surface inflow and to assure continuance of historic subsurface contribution of water to Main San Gabriel Basin. The Court declares said Agreement to be reasonable and fair and in full satisfaction of claims by Main San Gabriel Basin for natural water from Puente Basin.

53. San Gabriel District - Interim Order. (Prior Judgment Section 45) San Gabriel District has a contract with the State of California for State Project Water, delivered at Devil Canyon in San Bernardino County. San Gabriel District is HEREBY ORDERED to proceed with and complete necessary pipeline facilities as soon as practical.

Until said pipeline is built and capable of delivering a minimum of twenty-eight thousand eight-hundred (28,800) acre feet of State Project water per year, defendant cities of Alhambra, Azusa, and Monterey Park shall pay to Watermaster each Fiscal Year a Replacement Assessment at a uniform rate sufficient to purchase Replenishment Water when available, which rate shall be declared by San Gabriel District.

When water is available through said pipeline, San Gabriel District shall make the same available to Watermaster, on his reasonable demand, at said specified rate per acre foot.

Interest accrued on such funds shall be paid to San Gabriel

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District.

Papers. (Prior Judgment Section 46) Service of the Judgment on those parties who have executed the Stipulation for Judgment shall be made by first class mail, postage prepaid, addressed to the Designee and at the address designated for that purpose in the executed and filed counterpart of the Stipulation for Judgment, or in any substitute designation filed with the Court.

Each party who has not heretofore made such a designation shall, within thirty (30) days after the Judgment shall have been served upon that party, file with the Court, with proof of service of a copy thereof upon Watermaster, a written designation of the person to whom and the address at which all future notices, determinations, requests, demands, objections, reports and other papers and processes to be served upon that party or delivered to that party are to be so served or delivered.

A later substitute designation filed and served in the same manner by any party shall be effective from the date of filing as to the then future notices, determinations, requests, demands, objections, reports and other papers and processes to be served upon or delivered to that party.

Delivery to or service upon any party by Watermaster, by any other party, or by the Court, of any item required to be served upon or delivered to a party under or pursuant to the Judgment may be made by deposit thereof (or by copy thereof) in the mail, first class, postage prepaid, addressed to the Designee of the party and at the address shown in the latest

designation filed by that party.

- Judgment Section 47) Any rights Adjudicated herein except
  Overlying Rights, may be assigned, transferred, licensed or
  leased by the owners thereof; provided however, that no such
  assignment shall be complete until the appropriate notice
  procedures established by Watermaster have been complied with.
  No water Produced pursuant to rights assigned, transferred,
  licensed, or leased may be transported outside the Relevant
  Watershed except by:
  - (1) a Transporting Party, or
  - (2) a successor in interest immediate or mediate to a water system on lands or portion thereof, theretofore served by such a Transporting Party, for use by such successor in accordance with limitations applicable to Transporting Parties, or
  - (3) a successor in interest to the Special Category rights of MWD.

The transfer and use of Overlying Rights shall be limited, as provided in Section 21 hereof, as exercisable only on the specifically defined Overlying Lands and they cannot be separately conveyed or transferred apart therefrom.

56. Abandonment of Rights. (Prior Judgment Section 48)

It is in the interest of reasonable beneficial use of the Basin and its water supply that no party be encouraged to take and use more water in any Fiscal Year than is actually required.

Failure to Produce all of the water to which a party is entitled hereunder shall not, in and of itself, be deemed or constitute

 an abandonment of such party's right, in whole or in part.

Abandonment and extinction of any right herein Adjudicated shall be accomplished only by:

- (1) a written election by the party, filed in this case, or
- (2) upon noticed motion of Watermaster, and after hearing.

In either case, such abandonment shall be confirmed by express subsequent order of this Court.

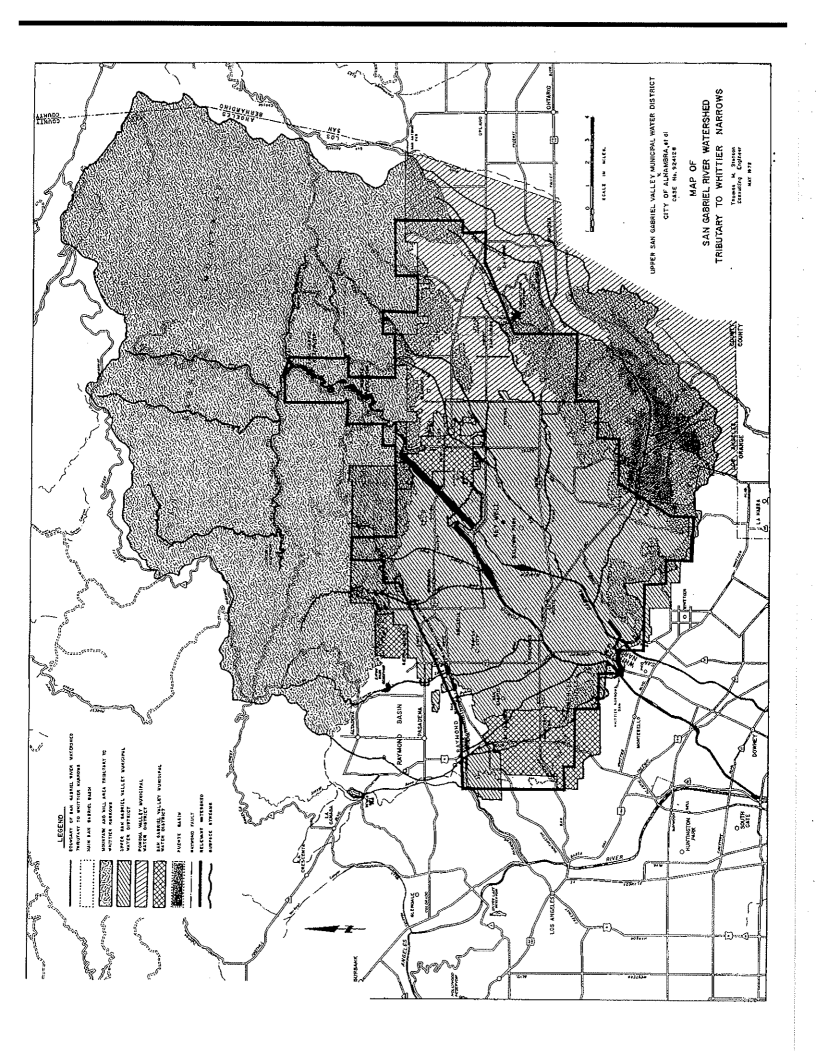
- 49) Any person who is not a party or successor to a party and who proposes to Produce water from the Basin or Relevant Watershed, may seek to become a party to this Judgment through a Stipulation For Intervention entered into with Watermaster. Watermaster may execute said Stipulation on behalf of the other parties herein but such Stipulation shall not preclude a party from opposing such Intervention at the time of the Court hearing thereon. Said Stipulation For Intervention must thereupon be filed with the Court, which will consider an order confirming said Intervention following thirty (30) days' notice to the parties. Thereafter, if approved by the Court, such Intervenor shall be a party bound by this Judgment and entitled to the rights and privileges accorded under the Physical Solution herein.
- 58. Judgment Binding on Successors, etc. (Prior Judgment Section 50) Subject to specific provisions hereinbefore contained, this Judgment and all provisions thereof are applicable to and binding upon and inure to the benefit of not

only the parties to this action, but as well to their respective heirs, executors, administrators, successors, assigns, lessees, licensees and to the agents, employees and attorneys in fact of any such persons.

- 59. Water Rights Permits. (Prior Judgment Section 51)
  Nothing herein shall be construed as affecting the relative
  rights and priorities between MWD and San Gabriel Valley
  Protective Association under State Water Rights Permits Nos.
  7174 and 7175, respectively.
- 60. <u>Costs</u>. (Prior Judgment Section 52) No party shall recover any costs in this proceeding from any other party.
- 61. Entry of Judgment. (New) The Clerk shall enter this Judgment.

DATED: August 24, 1989.

s/ Florence T. Pickard
Florence T. Pickard, Judge
Specially Assigned



## Exhibit "B"

### BOUNDARIES OF RELEVANT WATERSHED

The following described property is located in Los Angeles County, State of California:

Beginning at the Southwest corner of Section 14, Township 1 North, Range 11 West, San Bernardino Base and Meridian:

Thence Northerly along the West line of said Section 14 to the Northwest corner of the South half of said Section 14;

Thence Easterly along the North line of the South half of Section 14 to the East line of said Section 14;

Thence Northerly along the East line of said Section 14, Township 1 North, Range 11 West and continuing Northerly along the East line of Section 11 to the Northeast corner of said Section 11;

Thence Easterly along the North line of Section 12 to the Northeast corner of said Section 12;

Thence Southerly along the East line of said Section 12 and continuing Southerly along the East line of Section 13 to the Southeast corner of said Section 13, said corner being also the Southwest corner of Section 18, Township 1 North, Range 10 West;

Thence Easterly along the South line of Sections 18, 17, 16 and 15 of said Township 1 North, Range 10 West to the Southwest corner of Section 14;

Thence Northerly along the West line of Section 14 to the Northwest corner of the South half of Section 14;

Thence Easterly along the North line of the South half of Section 14 to the East line of said section;

Thence Northerly along the East line of said Section 14, and continuing Northerly along the West line of Section 12 of said Township 1 North, Range 10 West to the North line of said Section 12;

Thence Easterly along the North line of said Section 12, to the Northeast corner of said Section 12, said corner being also the Southwest corner of Section 6, Township 1 North, Range 9 West;

Thence Northerly along the West line of said Section 6 and continuing Northerly along West line of Sections 31 and 30, Township 2 North, Range 9 West to the Westerly prolongation of the North line of said Section 30;

Thence Easterly along said Westerly prolongation of the North line of said Section 30 and continuing Easterly along the North line of Section 29 to the Northeast corner of said Section 29;

Thence Southerly along the East line of said Section 29 and continuing Southerly along the East line of Section 32, Township 2 North, Range 9 West, and thence continuing Southerly along the East line of Section 5, Township 1 North, Range 9 West to the Southeast corner of said Section 5;

Thence Westerly along the South line of said Section 5 to the Southwest corner of said Section 5, said point being also the Northwest corner of Section 8;

Thence Southerly along the West line of said Section 8 and continuing Southerly along the West line of Section 17, to the Southwest corner of said Section 17, said corner being also the Northwest corner of Section 20;

Thence Easterly along the North line of Sections 20 and 21 to the Northwest corner of Section 22, said corner being also the Southwest corner of Section 15;

Thence Northerly along the West line of said Section 15 to the Northwest corner of the South half of said Section 15;

Thence Easterly along the North line of said South half of Section 15 to the Northeast corner of said South half of Section 15;

Thence Southerly along the East line of Section 15 and continuing Southerly along the East line of Section 22 to the Southeast corner of said Section 22, said point being also the Southwest corner of Section 23;

Thence Easterly along the South line of Sections 23 and 24 to the East line of the West half of said Section 24;

Thence Northerly along said East line of the West half of Section 24 to the North line thereof;

Thence Easterly along said North line of Section 24 to the Northeast corner thereof, said point also being the Northwest corner of Section 19, Township 1 North, Range 8 West;

Thence continuing Easterly along the North line of Section 19 and Section 20 of said Township 1 North, Range 8 West to the Northeast corner of said Section 20;

Thence Southerly along the East line of Sections 20, 29 and 32 of said Township 1 North, Range 8 West to the Southeast corner of said Section 32;

Thence Westerly along the South line of Section 32 to the Northwest corner of the East half of Section 5, Township 1 South, Range 8 West;

Thence Southerly along the West line of the East half of said Section 5 to the South line of said Section 5;

Thence West to the East line of the Northerly prolongation of Range 9 West;

)

Thence South 67 30 West to an intersection with the Northerly prolongation of the West line of Section 27, Township 1 South, Range 9 West;

Thence Southerly along the Northerly prolongation of said West line of Section 27 and continuing Southerly along the West line of Section 27 to the Southwest corner of said Section 27, said point being also the Southeast corner of Section 28:

Thence Westerly along the South line and Westerly projection of the South line of said Section 28 to the Northerly prolongation of the West line of Range 9 West;

Thence Southerly along said prolongation of the West line of Range 9 West to the Westerly prolongation of the North line of Township 2 South;

Thence Westerly along said Westerly prolongation of the North line of Township 2 South, a distance of 8,500 feet;  $^{\prime\prime}$  Thence South a distance of 4,500 feet;  $^{\prime\prime}$ 

Thence West a distance of 10,700 feet;

Thence South 29° West to an intersection with the Northerly prolongation of the West line of Section 20, Township 2 South, Range 10 West;

Thence Southerly along said Northerly prolongation of the West line of said Section 20 and continuing Southerly along the West line of Section 20 to the Southwest corner of said Section 20;

Thence South a distance of 2,000 feet;

Thence West a distance of two miles, more or less, to an intersection with the East line of Section 26, Township 2 South, Range 11 West;

Thence Northerly along said East line of Section 26 and continuing Northerly along the East line of Section 23, Township 2 South, Range 11 West to the Northeast corner of said Section 23;

Thence Westerly along the North line of said Section 23 to the Northwest corner thereof, said point being also the Southeast corner of Section 15, Township 2 South, Range 11 West;

Thence Northerly and Westerly along the East and North lines, respectively, of said Section 15, Township 2 South, Range 11 West, to the Northwest corner thereof;

Thence continuing Westerly along the Westerly prolongation of said North line of Section 15, Township 2 South, Range 11 West to an intersection with a line parallel to and one mile East of the West line of Range 11 West;

Thence Northerly along said parallel line to an intersection with the Northerly boundary of the City of Pico Rivera as said City of Pico Rivera existed on July 17, 1970;

Thence Westerly along said City boundary to an intersection with the East line of Range 12 West;

Thence Northerly along said East line of Range 12 West to the North line of Township 2 South;

Thence Westerly along the North line of Township 2 South to an intersection with the Southerly prolongation of the East line of the West half of Section 26, Township 1 South, Range 12 West;

Thence Northerly along said Southerly prolongation of said East line of the West half of said Section 26 to the Southeast corner of said West half;

Thence Westerly along the South line of Sections 26, 27 and 28, Township 1 South, Range 12 West, to the Southeast corner of Section 29, Township 1 South, Range 12 West;

Thence Northerly along the East line of said Section 29 to the Northeast corner of the South half of said Section 29;

Thence Westerly along the North line of the South half of said Section 29 to the Northwest corner thereof;

Thence Northerly along the West line of Sections 29, 20, 17 and 8, Township 1 South, Range 12 West;

Thence continuing Northerly along the Northerly prolongation of the West line of Section 8, Township 1 South, Range 12 West to an intersection with the North line of Township 1 South;

Thence Easterly along said North line of Township 1
South to the Northeast corner of Section 3, Township 1 South,
Range 12 West;

Thence North 64° 30' East to an intersection with the West line of Section 23, Township 1 North, Range 11 West;

Thence Northerly along the West line of said Section 23 to the Northwest corner thereof, said point being the Southwest corner of Section 14, Township 1 North, Range 11 West and said point being also the point of beginning.

# Exhibit "C"

# TABLE SHOWING BASE ANNUAL DIVERSION RIGHTS OF CERTAIN DIVERTERS

I	Base Annual Diversion Right <u>Acre-Feet</u>
Covell, Ralph (Successor to Rittenhouse, Catherine and Rittenhouse, James)	2.12
Maddock, A. G.	3.40
Rittenhouse, Catherine (Transferred to Covell, Ralph)	0
Rittenhouse, James (Transferred to Covell, Ralph)	0
Ruebhausen, Arline (Held in common with Ruebhausen, Vict (Transferred to City of Glendale)	0 tor}
Ruebhausen, Victor (See Ruebhausen, Arline, above)	0
TOTAL	5.52

# Exhibit "D"

## TABLE SHOWING PRESCRIPTIVE PUMPING RIGHTS AND PUMPER'S SHARE OF EACH PUMPER AS OF JUNE, 1988

<u>Pumper</u>	Prescriptive Pumping Right Acre-feet	Pumper's Share Percent (%)
Adams Ranch Mutual Water Company	100.00	0.05060
A & E Plastik Pak Co., Inc. (Transferred to Industry Properties, Ltd.)	0	0
Alhambra, City of	8,812.05	4.45876
Amarillo Mutual Water Company	709.00	0.35874
Anchor Plating Co., Inc. (Successor to Bodger & Sons) (Transferred to Crown City Plating Co.)	0	0
Anderson, Ray L. and Helen T., Trustees (Successor to Covina-Valley Unified School District)	50.16	0.02538
Andrade, Marcario and Consuelo; and Andrade, Robert and Jayne (Successor to J. F. Isbell Estate, Inc.)	8.36	0.00423
Arcardia, City of (Successor to First National Finance Corporation) (Transferred to City of Monrovia)	9,252.00 $60.90$ $951.00$ $8,361.90$	4.68137 0.03081 0.48119 4.23099
Associated Southern Investment Company (Transferred to Southern California Edison Company)	0	0
AZ-Two, Inc. (Lessee of Southwestern Portland Cement Co.)	0	0
Azusa, City	3,655.99	1.84988
Azusa-Western Inc. (Transferred to Southwestern Portland Cement Co.)	0	0
Bahnsen & Beckman Ind., Inc. (Transferred to Woodland, Richard)	0	0

Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share <u>%</u>
Bahnsen, Betty M. (Transferred to Dawes, Mary Kay)	0	0
Baldwin Park County Water District (See Valley County Water District)	~=	-
Banks, Gale C. (Successor to Doyle, Mr. and Mrs.; and Madruga, Mr. and Mrs.)	50.00	0.02530
Base Line Water Company	430.20	0.21767
Beverly Acres Mutual Water Company	93.00	0.04706
Birenbaum, Max (Held in common with Birenbaum, Sylvia; Schneiderman, Alan; Schneiderman, Lydia; Wigodsky, Bernard; Wigodsky, Estera) (Transferred to City of Whittier)	0	0
Birenbaum, Sylvia (See Birenbaum, Max)	-	w.
) Blue Diamond Concrete Materials Div., The Flintkote Company (Transferred to Sully-Miller Contracting Co.)	0	0
Bodger & Sons DBA Bodger Seeds Ltd. (Transferred to Anchor Plating Co., Inc.)	0	0
Botello Water Company	0	0
Burbank Development Company	50.65	0.02563
Cadway, Inc. (Successor to: Corcoran, Jack S. and R. L.) Corcoran, Jack S. and R. L.)	100.00 100.00 200.00	0.05060 0.05060 0.10120
Cal Fin (Transferred to Suburban Water Systems)	0	0
California-American Water Company (San Marino System)	7,868.70	3.98144
California Country Club	0	0

Pumper	Prescriptive Pumping Right <u>Acre-feet</u>	Pumper's Share
California Domestic Water Company (Successor to:	11,024.82	5.57839
Cantrill Mutual Water Company	42.50	0.02150
Industry Properties, Ltd. Modern Accent Corporation	73.50	0.03719
Fisher, Russell)	256.86 19.00	0.12997 <u>0</u> .00961
,,	11,416.68	5.77666
California Materials Company	0	0
Cantrill Mutual Water Company (Transferred to California Domestic Water Co.)	0	0
Cedar Avenue Mutual Water Company	121.10	0.06127
Champion Mutual Water Company	147.68	0.07472
Chronis, Christine (See Polopolus, et al)	-	
Clayton Manufacturing Company	511.80	0.25896
Collison, E. O.	0	0
Comby, Erma M. (See Wilmott, Erma M.)	-	<del></del>
Conrock Company (Formerly Consolidated Rock Products Co.) (Successor to Manning Bros. Rock & Sand Co.)	1,465.35 328.00	0.74144 0.16596
	1,793.35	0.90740
Consolidated Rock Products Co. (See Conrock Company)	-	
Corcoran, Jack S. (Held in common with Corcoran, R. L.)		
(Transferred to:	747.00	0.37797
Cadway, Inc. Cadway, Inc.)	100.00	0.05060
oadway, inc.,	$\frac{100.00}{547.00}$	$\frac{0.05060}{0.27677}$
Corcoran, R. L. (See Corcoran, Jack S.)	-	-
County Sanitation District No. 18 of Los Angeles		
County	4.50	0.00228

Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share %
Covell, et al. (Successor to Rittenhouse, Catherine and Rittenhouse, James) (Held in common with Jobe, Darr; Goedert, Lillian E.; Goedert, Marion W.; Lakin, Kendall R.; Lakin, Kelly R.; Snyder, Harry)	111.05	0.05619
Covina, City of (Transferred to Covina Irrigating Company) (Transferred to Covina Irrigating Company)	2,507.89 1,734.00 300.00 473.89	1.26895 0.87737 0.15179 0.23979
Covina-Valley Unified School District (Transferred to Anderson, Ray)	0	0
Crevolin, A. J.	2.25	0.00114
Crocker National Bank, Executor of the Estate of A. V. Handorf (Transferred to Modern Accent Corp.)	0	0
Cross Water Company (Transferred to City of Industry)	0	0
Crown City Plating Company (Successor to Anchor Plating Co., Inc.)	$\frac{190.00}{10.00}$ 200.00	0.09614 <u>0.00506</u> 0.10120
Davidson Optronics, Inc.	22.00	0.01113
Dawes, Mary Kay (Successor to Bahnsen, Betty M.)	441.90	0.22359
Del Rio Mutual Water Company	199.00	0.10069
Denton, Kathryn W., Trustee for San Jose Ranch Company (Transferred to White, June G., Trustee of the June G. White Share of the Garnier Trust)	0	0
Doyle, Mr. and Mrs.; and Madruga, Mr. and Mrs. (Successor to Sawpit Farms, Ltd.) (Transferred to Banks, Gale C.)	0	0
Driftwood Dairy	163.80	0.08288
Duhalde, L. (Transferred to El Monte Union High School District)	0	0

Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share
Dunning, George (Held in common with Dunning, Vera H.) (Successor to Vera H. Dunning)	324.00	0.16394
Dunning, Vera H. (Transferred to George Dunning)	-	***
East Pasadena Water Company, Ltd.	1,407.69	0.71227
Eckis, Rollin (Successor to Sawpit Farms, Ltd.) (Transferred to City of Monrovia)	0	0
El Encanto Properties (Transferred to La Puente Valley County Water District)	0	0
El Monte, City of	2,784.23	1.40878
El Monte Cemetary Association	18.50	0.00936
El Monte Union High School District (Successor to Duhalde, L.) (Transferred to City of Whittier)	0	0
Everett, Mrs. Alda B. (Held in common with Everett, W. B., Executor of the Estate of I. Worth Everett)	0	0
Everett, W. B., Executor of the Estate of I. Worth Everett (See Everett, Mrs. Alda B.)	-	•
Faix, Inc. (Successor to Frank F. Pellissier & Sons, Inc.) (Transferred to Faix, Ltd.)	0	0
Faix, Ltd. (Successor to Faix, Inc.)	6,490.00	3.28384
First National Finance Corporation (Transferred to City of Arcadia)	0	0
Fisher, Russell (Held in common with Hauch, Edward and Warren, Clyde) (Transferred to California Domestic Water Company)	0	0

	Prescriptive Pumping Right	Share
Pumper	Acre-feet	<u>%</u>
Frank F. Pellissier & Sons, Inc. (Transferred to Faix, Inc.)	0	0
Fruit Street Water Company (Transferred to: Gifford, Brooks, Jr. City of La Verne)	0	0
Gifford, Brooks, Jr. (Successor to: Fruit Street Water Co., Mission Gardens Mutual Water Company) (Transferred to City of Whittier)	0	0
Gilkerson, Frank B. (Transferred to Jobe, Darr)	-	
Glendora Unified High School District (Transferred to City of Glendora)	0	0
Goedert, Lillian E. (See Covell, et al)		-
Goedert, Marion W. (See Covell, et al)	-	ene.
Graham, William (Transferred to Darr Jobe)	-	ev.
Green, Walter	71.70	0.03628
Grizzle, Lissa B.  (Held in common with Grizzle, Mervin A.; Wilson, Harold R.; Wilson, Sarah C.)  (Transferred to City of Whittier)	0 ,	0
Grizzle, Mervin A. (See Grizzle, Lissa B.)	0	0
Hansen, Alice	0.75	0.00038
Hartley, David	0	0
Hauch, Edward (See Fisher, Russell)	0	0
Hemlock Mutual Water Company	166.00	0.08399

; <u>Pumper</u>	Prescriptive Pumping Right Acre-feet	Pumper's Share
Hollenbeck Street Water Company (Transferred to Suburban Water Systems)	0	0
Hunter, Lloyd F. (Successor to R. Wade)	4.40	0.00223
Hydro-Conduit Corporation	0	0
Industry Waterworks System, City of (Successor to Cross Water Company)	1,103.00	0.55810
<pre>Industry Properties, Ltd. (Successor to A &amp; E Plastik Pak Co., Inc.) (Transferred to California Domestic Water Co.)</pre>	0	0
J. F. Isbell Estate, Inc. (Transferred to Andrade, Macario and Consuelo; and Andrade, Robert and Jayne)	0	0
Jerris, Helen (See Polopolus, et al)	***	-
Jobe, Darr (See Covell, et al)	-	_
Kirklen Family Trust (Formerly Kirklen, Dawn L.) (Held in common with Kirklen, William R.) (Successor to San Dimas-La Verne Recreational Facilities Authority)	$     \begin{array}{r}       375.00 \\       \underline{62.50} \\       437.50     \end{array} $	0.18974 0.03162 0.22136
Kirklen, Dawn L. (See Kirklen Family Trust)	uu.	
Kirklen, William R. (See Kirklen, Dawn L.)	-	
Kiyan, Hideo (Held in common with Kiyan, Hiro)	30.00	0.01518
Kiyan, Hiro (See Kiyan, Hideo)	-	-
Knight, Kathryn M. (Successor to William Knight)	227.88	0.11530
Knight, William (Transferred to Kathryn M. Knight)	0	0

Pumper	Prescriptive Pumping Right <u>Acre-feet</u>	Pumper's Share %
Lakin, Kelly R. (See Covell, et al)	-	-
Lakin, Kendall R. (See Covell, et al)	-	
Landeros, John	0.75	0.00038
La Grande Source Water Company (Transferred to Suburban Water Systems)	0	0
Lang, Frank (Transferred to San Dimas-La Verne Recreational Facilities Authority)	0	0
La Puente Cooperative Water Company (Transferred to Suburban Water Systems)	0	0
La Puente Valley County Water District (Successor to El Encanto Properties)	$\frac{1,097.00}{33.40}$ $1,130.40$	0.55507 0.01690 0.57197
La Verne, City of (Successor to Fruit Street Water Co.)	$\begin{array}{r} 250.00 \\ 105.71 \\ \hline 355.71 \end{array}$	0.12650 0.05349 0.17999
Lee, Paul M. and Ruth A.; Nasmyth, Virrginia; Nasmyth, John	0	0
Little John Dairy	0	0
Livingston-Graham, Inc.	1,824.40	0.92312
Los Flores Mutual Water Company (Transferred to City of Monterey Park)	0	0
Loucks, David	3.00	0.00152
Manning Bros. Rock & Sand Co. (Transferred to Conrock Company)	0	0
Maple Water Company	118.50	0.05996
Martinez, Frances Mercy (Held in common with Martinez, Jaime)	0.75	0.00038
Martinez, Jaime (See Martinez, Frances Mercy)	-	~
Massey-Ferguson Company	0	0

;	Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share
	Miller Brewing Company	111.01	0.05617
	(Successor to: Maechtlen, Estate of J. J. Phillips, Alice B., et al)	$\begin{array}{r} 151.50 \\ \underline{50.00} \\ 312.51 \end{array}$	$\begin{array}{c} 0.07666 \\ \underline{0.02530} \\ 0.15813 \end{array}$
	Mission Gardens Mutual Water Company (Transferred to Gifford, Brooks, Jr.)	0	0
	Modern Accent Corporation (Successor to Crocker National Bank, Executor of the Estate of A. V. Handorf) (Transferred to California Domestic Water Co.)	0	0
	Monterey Park, City of (Successor to Los Flores Mutual Water Co.)	$\frac{6,677.48}{26.60}$ $6,704.08$	3.37870 0.01346 3.39216
	Murphy Ranch Mutual Water Company (Transferred to Southwest Suburban Water)	0	0
ì	Namimatsu Farms (Transferred to California Cities Water Company	) 0	0
·	Nick Tomovich & Sons	0.02	0.00001
	No. 17 Walnut Place Mutual Water Co. (Transferred to San Gabriel Valley Water Company)	0	0
	Orange Production Credit Association	0	0
	Owl Rock Products Co.	715.60	0.36208
	Pacific Rock & Gravel Co. (Transferred to: City of Whittier Rose Hills Memorial Park Association)	0	0
	Park Water Company (Transferred to Valley County Water District)	0	0
	Penn, Margaret (See Polopolus, et al)	-	<u></u>
	Pico County Water District	0.75	0.00038
	Polopolus, John (See Polopolus, et al)	-	-

1	Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share %
	Polopolus, et al (Successor to Polopolus, Steve) (Held in common with Chronis, Christine; Jerris, Helen; Penn, Margaret; Polopolus, John	a) 22.50	0.01138
	Polopolus, Steve (Transferred to Polopolus, et al)	-	<del>-</del>
	Rados, Alexander (Held in common with Rados, Stephen and Rados, Walter)	43.00	0.02176
	Rados, Stephen (See Rados, Alexander)	~	
	Rados, Walter (See Rados, Alexander)	-	ere#
	Richwood Mutual Water Company	192.60	0.09745
	Rincon Ditch Company	628.00	0.31776
	Rincon Irrigation Company	314.00	0.15888
,	Rittenhouse, Catherine (Transferred to Covell, Ralph)	0	0
	Rittenhouse, James (Transferred to Covell, Ralph)	0	0
	Rose Hills Memorial Park Association (Successor to Pacific Rock & Gravel Co.)	594.00 <u>200.00</u> 794.00	0.30055 0.10120 0.40175
	Rosemead Development, Ltd. (Successor to Thompson, Earl W.)	1.00	0.00051
	Rurban Homes Mutual Water Company	217.76	0.11018
	Ruth, Roy	0.75	0.00038
	San Dimas-La Verne Recreational Facilities Authority (Successor to Lang, Frank) (Transferred to Kirklen, Dawn L. and		
	William R.)	0	0
	San Gabriel Country Club	286.10	0.14476
	San Gabriel County Water District	4,250.00	2.15044

Pumper	Prescriptive Pumping Right <u>Acre-feet</u>	Pumper's Share %
San Gabriel Valley Municipal Water District	0	0
San Gabriel Valley Water Company	16,659.00	8.42920
(Successor to: Vallecito Water Co. No. 17 Walnut Place Mutual Water Co.)	$\begin{array}{r} 2,867.00 \\ \underline{21.50} \\ 19,547.50 \end{array}$	1.45066 0.01088 9.89074
Sawpit Farms, Limited (Transferred to: Eckis, Rollin Doyle and Madruga)	0	0
Schneiderman, Alan (See Birenbaum, Max)		-
Schneiderman, Lydia (See Birenbaum, Max)	-	-
Security Pacific National Bank, Co-Trustee for the Estate of Winston F. Stoody (See Stoody, Virginia A.) (Transferred to City of Whittier)	0	0
Sierra Madre, City of	0	0
Sloan Ranches	129.60	0.06558
Smith, Charles	0	0
Snyder, Harry (See Covell, et al)	-	
Sonoco Products Company	311.60	0.15766
South Covina Water Service	992.30	0.50209
Southern California Edison Company (Successor to: Associated	155.25	0.07855
(Successor to: Associated Southern Investment Company)	$\frac{16.50}{171.75}$	0.00835 0.08690
Southern California Water Company, San Gabriel Valley District	5,773.00	2.92105
South Pasadena, City of	3,567.70	1.80520
Southwest Suburban Water (See Suburban Water Systems)	-	_

Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share <u>%</u>
Southwestern Portland Cement Company (Successor to Azusa Western, Inc.)	742.00	0.37544
Speedway 605, Inc.	0	0
Standard Oil Company of California	2.00	0.00101
Sterling Mutual Water Company	120.00	0.06072
Stoody, Virginia A., Co-Trustee for the Estate of Winston F. Stoody (See Security Pacific National Bank, Co-Trustee)	_	-
Suburban Water Systems (Formerly Southwest Suburban Water) (Successor to:	20,462.47	10.35370
Hollenbeck Street Water Company La Grande Source Water Company La Puente Cooperative Water Co. Valencia Valley Water Company Victoria Mutual Water Company Cal Fin Murphy Ranch Mutual Water Co.	$\begin{array}{r} 646.39 \\ 1,078.00 \\ 1,210.90 \\ 651.50 \\ 469.60 \\ 118.10 \\ \underline{223.23} \\ 24,860.19 \end{array}$	0.32706 0.54545 0.61270 0.32965 0.23761 0.05976 0.11295 12.57888
Sully-Miller Contracting Company (Successor to Blue Diamond Concrete Materials Division, The Flintkote Co.)	1,399.33	0.70804
Sunny Slope Water Company	2,228.72	1.12770
Taylor Herb Garden (Transferred to Covina Irrigating Company)	0	0
Texaco, Inc.	50.00	0.02530
Thompson, Earl W. (Held in common with Thompson, Mary) (Transferred to Rosemead Development, Ltd.)	0	0
Thompson, Mary (See Thompson, Earl W.)		-
Tyler Nursery	3.21	0.00162
United Concrete Pipe Corporation (See U. S. Pipe & Foundry Company)	-	-

Pumper	Prescriptive Pumping Right <u>Acre-feet</u>	Pumper's Share %
U. S. Pipe & Foundry Company (Formerly United Concrete Pipe Corporation)	376.00	0.19025
Valencia Heights Water Company	861.00	0.43565
Valencia Valley Water Company (Transferred to Suburban Water Systems)	0	0
Vallecito Water Company (Transferred to San Gabriel Valley Water Company)	0	0
Valley County Water District (Formerly Baldwin Park County Water District) (Successor to Park Water Company)	$\frac{5,775.00}{184.01}$ $5,959.01$	2.92206 0.09311 3.01517
Valley Crating Company	0	0
Valley View Mutual Water Company	616.00	0.31169
Via, H. (See Via, H., Trust of)	-	_
Via, H., Trust of (Formerly Via, H.)	46.20	0.02338
Victoria Mutual Water Company (Transferred to Suburban Water Systems)	0	0
Wade, R. (Transferred to Lloyd F. Hunter)	0	0
Ward Duck Company	1,217.40	0.61599
Warren, Clyde (See Fisher, Russell)	-	-au
W. E. Hall Company	0.20	0.00010
White, June G., Trustee of the June G. White Share of the Garnier Trust (Successor to Denton, Kathryn W., Trustee for the San Jose Ranch Company)	185.50	0.09386

) Pumper	Prescriptive Pumping Right Acre-feet	Pumper's Share %
Whittier, City of (Successor to:	7,620.23	3.85572
Grizzle, Lissa B.	184.00	0.09310
Pacific Rock and Gravel Co.)	208.00	0.10524
Security Pacific National Bank,		
Co-Trustee for the Estate of Winston F. Sto		0.01958
El Monte Union High School District	16.20	0.00820
Gifford, Brooks, Jr.	198.25	0.10031
Birenbaum, Max)	6.00	0.00304
	8,271.38	4.18519
Wigodsky, Bernard (See Birenbaum, Max)	<u></u>	<del></del>
Wigodsky, Estera (See Birenbaum, Max)	-	-
Wilmott, Erma M. (Formerly Comby, Erma M.)	0.75	0.00038
Wilson, Harold R. (See Grizzle, Lissa B.)	-	e-re
) Wilson, Sarah C. (See Grizzle, Lissa B.)	-	_
Woodland, Frederick G.	-	<del></del>
Woodland, Richard (Successor to: Bahnsen and Beckman Ind., Inc.)	040.50	0.40500
	840.50	0.42528
Totals for Exhibit "D"	155,800.68	78.83276
Totals from Exhibit "E"	니 833. 75 <del>-38.026.25</del>	21.16.724 19.54431
GRAND TOTALS	197,634.43	100.00000

# TABLE SHOWING PRODUCTION RIGHTS OF EACH INTEGRATED PRODUCER AS OF JUNE 1988

<u>Party</u> Azusa Agricultural Water Company	Diversion Component Acre-feet 1,000.00	Prescriptive Pumping Component Acre-feet	Component Share <u>Percent (%)</u>
Company	1,000.00	1,732.20	0.87647
Azusa Foot-Hill Citrus Water Company (Transfered to Monrovia Nursery Company)	0	0	0
Azusa Valley Water Company	2,422.00	8,274.00	4.18652
California-American Water Company (Duarte System)	1,672.00	3,649.00	1.84634
California Cities Water Company (See Southern California Water Company, San Dimas District)	; <del>-</del>	_	
Covina Irrigating Company (Successor to: City of Covina, City of Covina, and Taylor Herb Garden)	2,514.00	4,140.00 1,734.00 300.00 6.00 6,180.00	2.09478 0.87737 0.15179 0.00304 3.12698
Glendora, City of	17.00	8,258.00	4.17842
(Successor to: Maechtlen, Estate of J., Maechtlen, Trust of P. A. Ruebhausen, Arline, and Glendora Unified High School District)		150.00 50.00	
	35.34	$\frac{9.00}{8,557.00}$	$\frac{0.05009}{4.32971}$
Los Angeles, County of	310.00	3,721.30	1.88292
Maechtlen, Estate of J. J. (Transferred to: City of Glendora Miller Brewing Company)	0	301.50	0.15256
	0	-150.00 -151.50 0	-0.07590 -0.07666 0

<u>Party</u>	Diversion Componet Acre-feet	Prescriptive Pumping Component Acre-feet	Pumping Component Share <u>%</u>
Maechtlen, Estate of J. J.	1.49	0	0
Maechtlen, Trust of P. A. (Transferred to: City of Glendora Alice B. Phillips, et al	0.50	100.50	0.05085
	$\frac{-0.50}{0}$	$\frac{-50.00}{-50.50}$	-0.02530 -0.02555 0
The Metropolitan Water Dis of Southern California	strict 9.59	165.00	0.08349
Monrovia, City of (Sucessor to: Eckis, Rollin City of Arcadia)	1,098.00	5,042.22	2.55129
	1,098.00	$\begin{array}{r} 123.00 \\ \underline{951.00} \\ 6,116.22 \end{array}$	0.48119
Monrovia, Nursery Company (Successor to: Azusa Foot-Hill Citrus C	239.50	0	0
Phillips, Alice B., et al (Successor to:	0., 718.50	Ü	
Maechtlen, Trust of P. A (Transferred to: Miller Brewing Company)	.) 0.50	50.50	0.02530
	0.50	$\frac{-50.00}{0.50}$	$\frac{-0.02530}{0.00025}$
Southern California Water Company (San Dimas Dist.) (Formerly California Cit Water Company) (Successor to:	500.00 ies	3,242.53	1.64076
Namimatsu Farms)	500.00	$\frac{196.00}{3,438.53}$	$\frac{0.09917}{1.73984}$
TOTAL for Exhibit "E"	10,520.92	41,833.75	21.16724

## Exhibit "F"

## TABLE SHOWING SPECIAL CATAGORY RIGHTS

## PARTY

The Metropolitan Water District of Southern California

## Nature of Right

Morris Reservoir Storage and Withdrawal

- (a) A right to divert, store and use San Gabriel River Water, pursuant to Permit No. 7174.
- (b) Prior and paramount right to divert 72 acre-feet annually to offset Morris Reservoir evaporation and seepage losses and to provide the water supply necessary for presently existing incidential Morris Dam facilities.

Los Angeles County Flood Control District (Now Los Angeles County Department of Public Works)

Prior Prescriptive right to divert water from San Dimas Wash for storage in

Puddingstone Reservoir

Puddingstone Reservoir in quantities sufficient to offset annual evaporation and seepage losses of the reservoir at approximate elevation 942.

# TABLE SHOWING NON-CONSUMPTIVE USERS

## Party

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Covina Irrigating Company Azusa Valley Water Company Azusa Agricultural Water Co. Azusa Foot-Hill Citrus Co. Monrovia Nursery Company

California-American Water Company (Duarte System)

City of Glendora

San Gabriel Valley Protective Association

California Cities Water Company

Los Angeles County Flood Control District

## Nature of Right

"Committee-of-Nine" Spreading Right
To continue to divert water from the San Gabriel River pursuant to the 1888
Settlement, and to spread in spreading grounds within the Basin all water thus diverted without the right to recapture water in excess of said parties' rights as adjudicated in Exhibit "E".

Spreading Right
To continue to divert water from the San Gabriel River pursuant to the 1888 Settlement, and to continue to divert water from Fish Canyon and to spread said waters in its spreading grounds in the Basin without the right to recapture water in excess of said party's rights as adjudicated in Exhibit "E".

Spreading Right
To continue to spread the water of Big and Little Dalton Washes, pursuant to License No. 2592 without the right to recapture water in excess of said party's rights as adjudicated in Exhibit "E".

Spreading Right
To continue to spread San Gabriel
River water pursuant to License Nos.
9991 and 12,209, without the right to
recapture said water.

Spreading Right
To continue to spread waters from San Dimas Wash without the right to recapture water in excess of said party's rights as adjudicated in Exhibit "E".

Temporary storage of storm flow for regulatory purposes;

<u>Spreading</u> and conservation for general benefit in streambeds, reservoirs and spreading grounds without the right to recapture said water.

Maintenance and operation of dams and other flood control works.

Exhibît "G"

### EXHIBIT "H"

## WATERMASTER OPERATING CRITERIA

1. Basin Storage Capacity. The highest water level at the end of a water year during the past 40 years was reached at the Key Well on September 30, 1944 (elevation 316). The State of California, Department of Water Resources, estimates that as of that date, the quantity of fresh water in storage in the Basin was approximately 8,600,000 acre-feet. It is also estimated by said Department that by September 30, 1960, the quantity of fresh water in storage had decreased to approximately 7,900,000 acre-feet (elevation 237) at the Key Well).

The lowest water level at the end of a water year during the past 40 years was reached at the Key Well on September 30, 1965 (elevation 209). It is estimated that the quantity of fresh water in storage in the Basin on that date was approximately 7,700,000 acre-feet.

Thus, the maximum utilization of Basin storage was approximately 900,000 acre-feet, occurring between September 30, 1944, and September 30, 1965 (between elevations 316 and 209 at the Key Well). This is not to say that more than 900,000 acre-feet of storage space below the September 30, 1944 water levels cannot be utilized. However, it demonstrates that pumpers have deepened their wells and lowered their pumps so that such 900,000 acre-feet of storage can be safely and economically utilized.

The storage capacity of the Basin between elevations of 200 and 250 at the Key Well represents a usable volume of approximately 400,000 acre-feet of water.

- 2. Operating Safe Yield and Spreading. Watermaster in determining Operating Safe Yield and the importation of Replacement Water shall be guided by water level elevations in the Basin. He shall give recognition to, and base his operations on, the following general objectives insofar as practicable:
  - (a) The replenishment of ground water from sources of supplemental water should not cause excessively high levels of ground water and such replenishment should not cause undue waste of local water supplies.
  - (b) Certain areas within the Basin are not at the present time capable of being recharged with supplemental water. Efforts should be made to provide protection to such areas from excessive ground water lowering either through the "in lieu" provisions of the Judgment or by other means.
  - (c) Watermaster shall consider and evaluate the long-term consequences on ground water quality, as well as quantity, in determining and establishing Operating Safe Yield.

    Recognition shall be given to the enhancement of ground water quality insofar as practicable, especially in the area immediately upstream of Whittier Narrows where degradation of water quality may occur when water levels at the Key Well are maintained at or below elevation 200.
  - (d) Watermaster shall take into consideration the comparative costs of supplemental and Make-up Water in determining the savings on a present value basis of temporary or permanent lowering or raising of water levels and other economic data and analyses indicating both the short-term and long-term

- propriety of adjusting Operating Safe Yield in order to derive optimum water levels during any period. Watermaster shall utilize the provisions in the Long Beach Judgment which will result in the least cost of delivering Make-up Water.
- 3. Replacement Water -- Sources and Recharge Criteria. The following criteria shall control purchase of Replacement Water and Recharge of the Basin by Watermaster.

)

- (a) Responsible Agency From Which to Purchase. Watermaster, in determining the Responsible Agency from which to purchase supplemental water for replacement purposes, shall be governed by the following:
  - (1) Place of Use of Water which is used primarily within the Basin or by cities within San Gabriel District in areas within or outside the Basin shall control in determining the Responsible Agency. For purposes of this subparagraph, water supplied through a municipal water system which lies chiefly within the Basin shall be deemed entirely used within the Basin; and
  - (2) Place of production of water shall control in determining the Responsible Agency as to water exported from the Basin, except as to use within San Gabriel District.

Any Responsible Agency may, at the request of Watermaster, waive its right to act as the source for such supplemental water, in which case Watermaster shall be free to purchase such water from the remaining Responsible Agencies which are the most beneficial and appropriate sources; provided, however, that a Responsible Agency shall not

authorize any sale of water in violation of the California Constitution.

- (b) Water Quality. Watermaster shall purchase the best quality of supplemental water available for replenishment of the Basin, pursuant to subsection (a) hereof.
- (c) Reclaimed Water. It is recognized that the technology and economic and physical necessity for utilization of reclaimed water is increasing. The purchase of reclaimed water in accordance with the Long Beach Judgment to satisfy the Makeup Obligation is expressly authorized. At the same time, water quality problems involved in the reuse of water within the Basin pose serious questions of increased costs and other problems to the pumpers, their customers and all water users. Accordingly, Watermaster is authorized to gather information, make and review studies, and make recommendations on the feasibility of the use of reclaimed water for replacement purposes; provided that no reclaimed water shall be recharged in the Basin by Watermaster without the prior approval of the court, after notice to all parties and hearing thereon.
- Replacement Assessment Rates. The Replacement Assessment rates shall be in an amount calculated to allow Watermaster to purchase one acre-foot of supplemental water for each acre-foot of excess Production to which such Assessment applies.

## EXHIBIT "J"

## PUENTE NARROWS AGREEMENT

THIS AGREEMENT is made and entered into as of the 8th day of May, 1972, by and between PUENTE BASIN WATER AGENCY, herein called "Puente Agency", and UPPER SAN GABRIEL VALLEY MUNICIPAL WATER DISTRICT, herein called "Upper District".

## A. RECITALS

- 1. Puente Agency. Puente Agency is a joint powers agency composed of Walnut Valley Water District, herein called "Walnut District", and Rowland Area County Water District, herein called "Rowland District". Puente Agency is formed for the purpose of developing and implementing a ground water basin management program for Puente Basin.

  Pursuant to said purpose, said Agency is acting as a representative of its member districts and of the water users and water right claimants therein in the defense and maintenance of their water rights within Puente Basin.
- 2. Upper District. Upper District is a municipal water district overlying a major portion of the Main San Gabriel Basin. Upper District is plaintiff in the San Gabriel Basin Case, wherein it seeks to adjudicate rights and implement a basin management plan for the Main San Gabriel Basin.
- 3. <u>Puente Basin</u> is a ground water basin tributary to the Main San Gabriel Basin. Said area was included within the scope of the San Gabriel Basin Case and substantially

all water rights claimants within Puente Basin were joined as defendants therein. The surface contribution to the Main San Gabriel Basin from Puente Basin is by way of the paved flood control channel of San Jose Creek, which passes through Puente Basin from the Pomona Valley area. Subsurface outflow is relatively limited and moves from the Puente Basin to the Main San Gabriel Basin through Puente Narrows.

- 4. Intent of Agreement. Puente Agency is prepared to assure Upper District that no activity within Puente Basin will hereafter be undertaken which will (1) interfere with surface flows in San Jose Creek, or (2) impair the subsurface flow from Puente Basin to the Main San Gabriel Basin. Walnut District and Rowland District, by operation of law and by express assumption endorsed hereon, assume the covenants of this agreement as a joint and several obligation. Based upon such assurances and the covenants hereinafter contained in support thereof, Upper District consents to the dismissal of all Puente Basin parties from the San Gabriel Basin Case. By reason of said dismissals, Puente Agency will be free to formulate a separate water management program for Puente Basin.
  - B. DEFINITIONS AND EXHIBITS
- 5. <u>Definitions</u>. As used in this Agreement, the following terms shall have the meanings herein set forth:
  - (a) Annual or Year refers to the fiscal year July 1 through June 30.
    - (b) Base Underflow. The underflow through

Puente Narrows which Puente Agency agrees to maintain, and on which accrued debits and credits shall be calculated.

- (c) Make-up Payment. Make-up payments shall be an amount of money payable to the Watermaster appointed in the San Gabriel Basin Case, sufficient to allow said Watermaster to purchase replacement water on account of any accumulated deficit as provided in Paragraph 9 hereof.
- (d) <u>Puente Narrows</u>. The subsurface geologic constriction at the downstream boundary of Puente Basin, located as shown on Appendix "B".
- (e) Main San Gabriel Basin, the ground water basin shown and defined as such in Exhibit "A" to the Judgment in the San Gabriel Basin Case.
- (f) San Gabriel Basin Case. Upper San Gabriel

  Valley Municipal Water District v. City of Alhambra,

  et al., L. A. Sup. Ct. No. 924128, filed January

  2, 1968.
- 6. Appendices. Attached hereto and by this reference made a part hereof are the following appendices:
  - "A" --- Location Map of Puente Basin, showing major geographic, geologic, and hydrologic features.
  - "B" -- Map of Cross-Section Through Puente

    Narrows, showing major physical features and location
    of key wells.

"C" -- Engineering Criteria, being a description of a method of measurement of subsurface outflow to be utilized for Watermaster purposes.

### C. COVENANTS

- 7. Watermaster. There is hereby created a two member Watermaster service to which each of the parties to this agreement shall select one consulting engineer. The respective representatives on said Watermaster shall serve at the pleasure of the governing body of each appointing party and each party shall bear its own Watermaster expense.
  - a. Organization. Watermaster shall perform the duties specified herein on an informal basis, by unanimous agreement. In the event the two representatives are unable to agree upon any finding or decision, they shall select a third member to act, pursuant to the applicable laws of the State of California. Thereafter, until said issue is resolved, said three shall sit formally as a board of arbitration. Upon resolution of the issue in dispute, the third member shall cease to function further.
  - b. Availability of Information. Each party hereto shall, for itself and its residents and water users, use its best efforts to furnish all appropriate information to the Watermaster in order that the required determination can be made.

- c. Cooperation With Other Watermasters. Watermaster hereunder shall cooperate and coordinate activities with the Watermasters appointed in the San Gabriel Basin Case and in Long Beach v. San Gabriel Valley Water Company, et al.
- d. <u>Determination of Underflow</u>. Watermaster shall annually determine the amount of underflow from Puente Basin to the San Gabriel Basin, pursuant to Engineering Criteria.
- e. Perpetual Accounting. Watermaster shall maintain a perpetual account of accumulated base underflow, accumulated subsurface flow, any deficiencies by reason of interference with surface flows, and the offsetting credit for any make-up payments. Said account shall annually show the accumulated credit or debit in the obligation of Puente Agency to Upper District.
- f. Report. Watermaster findings shall be incorporated in a brief written report to be filed with the parties and with the Watermaster in the San Gabriel Basin Case. Said report shall contain a statement of the perpetual account heretofore specified.
- 8. <u>Base Underflow</u>. On the basis of a study and review of historic underflow from Puente Basin to the Main San Gabriel Basin, adjusted for the effect of the paved flood control channel and other relevant considerations, it is

mutually agreed by the parties that the base underflow is and shall be 580 acre feet per year, calculated pursuant to Engineering Criteria.

- 9. <u>Puente Agency's Obligation</u>. Puente Agency covenants, agrees and assumes the following obligation hereunder:
  - Noninterference with Surface Flow. Neither Puente Agency nor any persons or entities within the corporate boundaries of Walnut District or Rowland District will divert or otherwise interfere with or utilize natural surface runoff now or hereafter flowing in the storm channel of San Jose Creek; provided, however, that this covenant shall not prevent the use, under Watermaster supervision, of said storm channel by the Puente Agency or Walnut District or Rowland District for transmission within Puente Agency of supplemental or reclaimed water owned by said entities and introduced into said channel solely for transmission purposes. In the event any unauthorized use of surface flow in said channel is made contrary to the covenant herein provided, Puente Agency shall compensate Upper District by utilizing any accumulated credit or by make-up payment in the same manner as is provided for deficiencies in subsurface outflow from Puente Basin.
    - b. Subsurface Outflow. To the extent that

the accumulated subsurface outflow falls below
the accumulated base underflow and the result
thereof is an accumulated deficit in the Watermaster's
annual accounting, Puente Agency agrees to provide
make-up payments during the next year in an amount
not less than one-third of the accumulated
deficit.

- c. <u>Purchase of Reclaimed Water</u>. To the extent that Puente Agency or Walnut District or Rowland District may hereafter purchase reclaimed water from the facilities of Sanitation District 21 of Los Angeles County, such purchaser shall use its best efforts to obtain waters originating within San Gabriel River Watershed.
- of the assumption of the obligation hereinabove provided by Puente Agency, Upper District consents to entry of dismissals as to all Puente Basin parties in San Gabriel Basin Case.

  This agreement shall be submitted for specific approval by the Court and a finding that it shall operate as full satisfaction of any and all claims by the parties within Main San Gabriel Basin against Puente Basin parties by reason of historic surface and subsurface flow.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed as of the day and date first above written.

Approved as to form:
CLAYSON, STARK, ROTHROCK & MANN

By Attorneys for Fuente' Agency

By EDWORD M. BIEDERMAN
President

Approved as to form:

j

By Attorney for Upper District

UPPER SAN GABRIEL VALLEY MUNICIPAL WATER DISTRICT

By Atrial H. Hankins

The foregoing agreement is approved and accepted, and the same is acknowledged as the joint and several obligation of the undersigned.

Approved as to form:

Attorney for Walnut District

WALNUT VALLEY WATER DISTRICT

Ву

D P. BOURDET

Approved as to form:

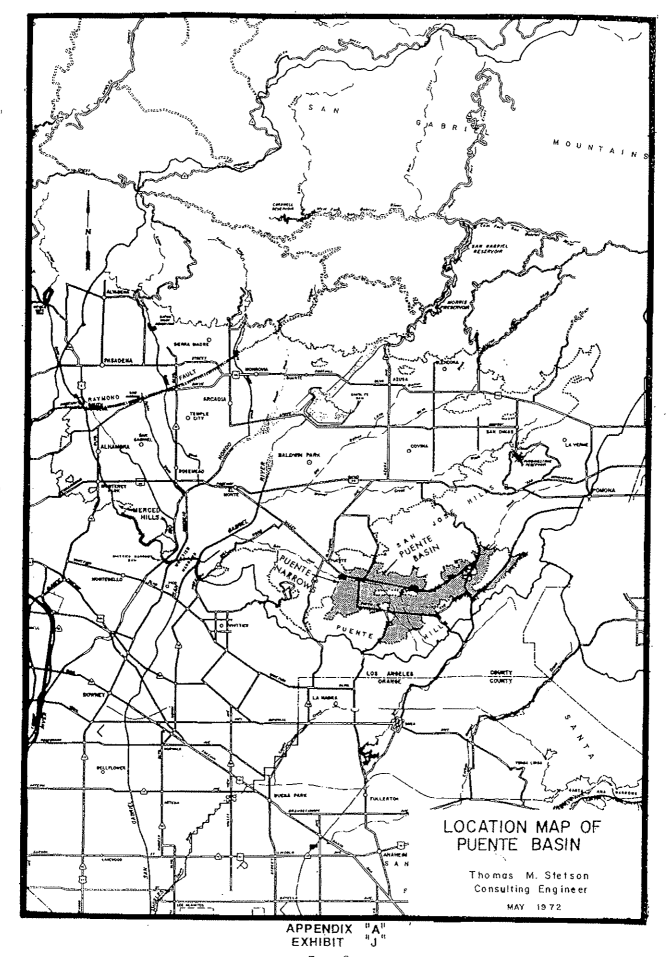
Attorneys for Rowland District

ROWLAND AREA COUNTY WATER

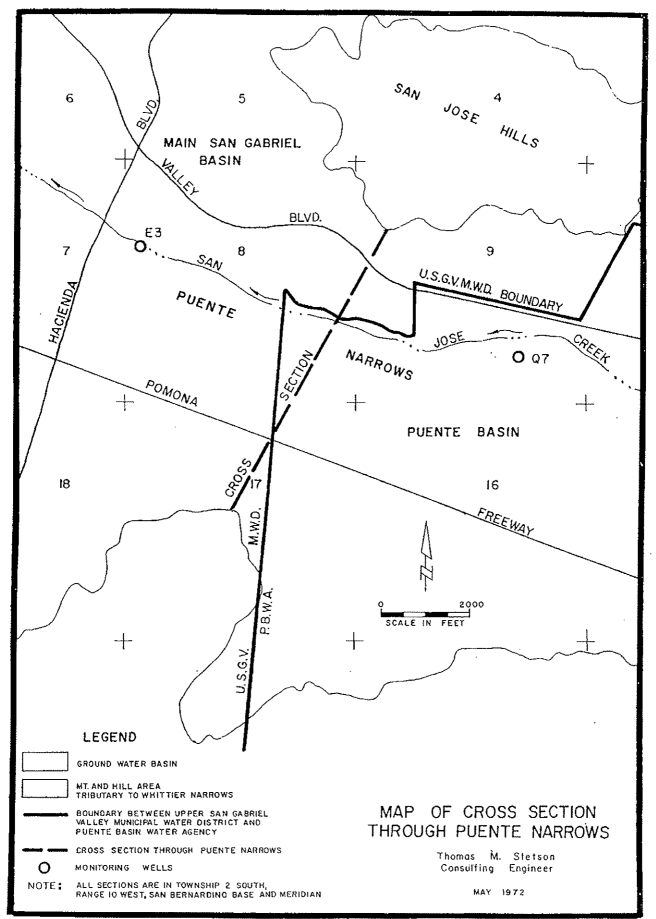
DISTRICT

Proc clerk

Wm. A. Simous



J - 9



j

j

APPENDIX "B"
EXHIBIT "J"
J = 10

# ENGINEERING CRITERIA

# APPENDIX "C"

- 1. Monitoring Wells. The wells designated as State Wells No. 2S/10W-9Q7 and 2S/10W-8E3 and Los Angeles County Flood Control District Nos. 3079M and 3048B, respectively, shall be used to measure applicable ground water elevations. In the event either monitoring well should fail or become unrepresentative, a substitute well shall be selected or drilled by Watermaster. The cost of drilling a replacement well shall be the obligation of the Puente Agency.
- 2. Measurement. Each monitoring well shall be measured and the ground water elevation determined semi-annually on or about April 1 and October 1 of each year. Prior to each measurement, the pump shall be turned off for a sufficient period to insure that the water table has recovered to a static or near equilibrium condition.
- 3. Hydraulic Gradient. The hydraulic gradient, or slope of the water surface through Puente Narrows, shall be calculated between the monitoring wells as the difference in water surface elevation divided by the distance, approximately 9,000 feet, between the wells. The hydraulic gradient shall be determined for the spring and fall and the average hydraulic gradient calculated for the year.
- 4. Ground Water Elevation at Puente Narrows Cross
  Section. The ground water elevation at the Puente Narrows

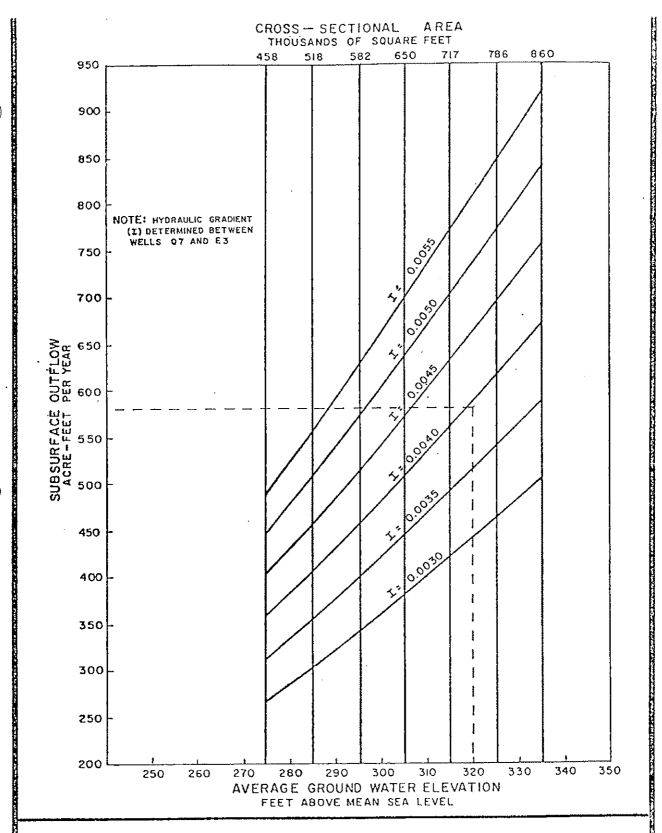
APPENDIX "C"

Exhibit "J"

cross section midway between the monitoring wells shall be the average of the ground water elevation at the two wells. This shall be determined for the spring and fall and the average annual ground water elevation calculated for the year.

5. Determination of Underflow. The chart attached is a photo-reduction of a full scale chart on file with the Watermaster. By applying the appropriate average annual hydraulic gradient (I) to the average annual ground water elevation at the Puente Narrows cross section (involving the appropriate cross-sectional area [A]), it is possible to read on the vertical scale the annual acre feet of underflow.

APPENDIX "C" Exhibit "J"



RELATIONSHIP OF AVERAGE GROUND WATER ELEVATION AT PUENTE NARROWS

AND APPLICABLE CROSS-SECTIONAL AREA WITH SUBSURFACE OUTFLOW

THROUGH PUENTE NARROWS FOR VARIOUS HYDRAULIC GRADIENTS

Thomas M. Stetson Consulting Engineer MAY 1972

# EXHIBIT "K"

# OVERLYING RIGHTS

# I. NATURE OF OVERLYING RIGHT

)

An "Overlying Right" is the right to Produce water from the Main San Gabriel Basin for use on the overlying lands hereinafter described. Such rights are exercisable without quantitative limit only on said overlying land and cannot be separately conveyed or transferred apart therefrom. The exerciser of such right is assessable by Watermaster as provided in Paragraph 21 of the Amended Judgment herein (prior Paragraph 14.5 of the Judgment herein) and is subject to the other provisions of said Paragraph.

# II. OVERLYING LANDS (Description)

The overlying lands to which Overlying Rights are appurtenant are described as follows:

"Those portions of Lots 1 and 2 of the lands formerly owned by W.A. Church, in the Rancho San Francisquito, in the City of Irwindale, County of Los Angeles, State of California, as shown on recorder's filed map No. 509, in the office of the County Recorder of said County, lying northeasterly of the northeasterly line and its southeasterly prolongation of Tract 1888, as shown on map recorded in Book 21 page 183 of Maps, in the office of the County Recorder of said County.

"EXCEPT the portions thereof lying northerly and northwesterly of the center line of Arrow Highway described 'Sixth' and the center line of Live Oak Avenue described 'Third' in a final decree of condemnation, a certified copy of which was recorded August 18, 1933 as Instrument No. 354, in Book 12289, Page 277, Official Records.

"ALSO EXCEPT that portion of said land described in the final decree of condemnation entered in Los Angeles County Superior Court Case No. 805008, a certified copy of which was recorded September 21, 1964, as Instrument No. 3730, in Book D-2634, Page 648, Official Records."

# III. PRODUCERS ENTITLED TO EXERCISE OVERLYING RIGHTS AND THEIR RESPECTIVE CONSUMPTIVE USE PORTIONS

The persons entitled to exercise Overlying Rights are both the owners of Overlying Rights and persons and entities licensed by such owners to exercise such Overlying Rights.

The persons entitled to exercise Overlying Rights and their respective Consumptive Use portions are as follows:

## OWNER PRODUCERS

CONSUMPTIVE USE PORTION

BROOKS GIFFORD, SR. BROOKS GIFFORD, JR. PAUL MNOIAN JOHN MGRDICHIAN J. EARL GARRETT

3.5 acre-feet per year

<u>Present User:</u> Nu-Way Industries

# PRODUCERS UNDER LICENSE

A. WILLIAM C. THOMAS
and EVELYN F. THOMAS,
husband and wife, and
MALCOLM K. GATHERER
and JACQUELINE GATHERER,
husband and wife,
doing business by
and through B & B
REDI-I-MIX CONCRETE,
INC., a corporation

45.6 acre-feet per year

B. PRE-STRESS CRANE RIGGING & TRUCK CO., INC., a corporation

1.0 acre-foot per year

Present Users:
Pre-Stress Crane Rigging &
Truck Co., Inc., a corporation

Total <u>50.1</u> acre-feet per year

IV. ANNUAL GROSS AMOUNT OF PRODUCTION FROM WHICH CONSUMPTIVE USE PORTIONS WERE DERIVED

183.65 acre-feet

# Exhibit "L"

# LIST OF PRODUCERS AND THEIR DESIGNEES June, 1989

Producer	Name
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Adams Ranch Mutual Water Company

Alhambra, City of

Amarillo Mutual Water Company

Anderson, Ray

Andrade, Macario, et al.

Arcadia, City of

AZ-Two, Inc.

Azusa, City of

Azusa Ag. Water Company

Azusa Valley Water Company

Baldwin Park County Water District (See Valley County Water District)

Banks, Gale C.

Base Line Water Company

Beverly Acres Mutual Water User's Assn. (Formerly Beverly Acres Mutual Water Co.)

Burbank Development Company

Cadway, Inc.

California-American Water Company (San Marino System)

California-American Water Company (Duarte System)

California Country Club

California Domestic Water Company

Cedar Avenue Mutual Water Company

Designee

Goji Iwakiri

T. E. Shollenberger

Ester Guadagnolo

Ray Anderson

Macario R. Andrade

Eldon Davidson

R. S. Chamberlain

William H. Redcay

Robert E. Talley

Edward Heck

Gale C. Banks

Everett W. Hughes, Jr.

Eloise A. Moore

Darrell A. Wright

P. Geoffrey Nunn

Andrew A. Krueger

Andrew A. Krueger

Henri F. Pellissier

P. Geoffrey Nunn

Austin L. Knapp

Exhibit "L"

L - 1

Producer Name

Champion Mutual Water Company

Chevron, USA, Inc.

Clayton Manufacturing Company

Conrock Company

Corcoran Brothers

County Sanitation District No. 18

Covell, et al.

Covell, Ralph

Covina, City of

Covina Irrigating Company

Crevolin, A. J.

Crown City Plating Company

Davidson Optronics, Inc.

Dawes, Mary Kay

Del Rio Mutual Water Company

Driftwood Dairy

Dunning, George

East Pasadena Water Company

El Monte, City of

El Monte Cemetery Association

Faix, Ltd.

Glendora, City of

Green, Walter

Hansen, Alice

Designee

Margaret Bauwens

Ms. Margo Bart

Don Jones

Gene R.Block

Ray Corcoran

Charles W. Curry

Darr Jobe

Ralph Covell

Wayne B. Dowdey

William R. Temple

A. J. Crevolin

N. G. Gardner

James McBride

Mary Kay Dawes

Gonzalo Galindo

James E. Dolan

George Dunning

Robert D. Mraz

Robert J. Pinniger

Linn E. Magoffin

Henri F. Pellissier

Arthur E. Cook

Dr. Walter Green

Alice Hansen

Exhibit "L"

## Exhibit "L"

Producer Name

Hartley, David

Hemlock Mutual Water Company

Hunter, Lloyd F.

Industry Waterworks System, City of

K

Kiyan Farm Kiyan, Hideo

Kirklen Family Trust

Knight, Kathryn M.

Landeros, John

La Puente Valley County Water District

La Verne, City of

Livingston-Graham

Los Angeles, County of

Loucks, David

Maddock, A. G.

Maechtlen, Trust of J. J.

Maple Water Company, Inc.

Martinez, Francis Mercy

Metropolitan Water District of Southern California

Southern California

Miller Brewing Company

Mnoian, Paul, et al.

Monrovia, City of

Monrovia Nursery

Monterey Park, City of

<u>Designee</u>

David Hartley

Bud Selander

Lloyd F. Hunter

Mary L. Jaureguy

Mrs. Hideo Kiyan

Dawn Kirklen

William J. Knight

John Landeros

Mary L. Jaureguy

N. Kathleen Hamm

Gary O. Tompkins

Robert L. Larson

David Loucks

Ranney Draper, Esq.

Jack F. Maechtlen

Charles King

Francis Mercy Martinez

Fred Vendig, Esq.

Dennis B. Puffer

Mal Gatherer

Robert K. Sandwick

Miles R. Rosedale

Nels Palm

## Producer Name

Nick Tomovich & Sons

Owl Rock Products Company

Phillips, Alice B., et al. Pico County Water District

Polopolus, et al.

Rados Brothers

Richwood Mutual Water Company

Rincon Ditch Company

Rincon Irrigation Company

Rose Hills Memorial Park Association

Rosemead Development, Ltd.

Rurban Homes Mutual Water Company

Ruth, Roy

 $\frac{S}{S}$  San Dimas - La Verne Recreational Facilities Authority

San Gabriel Country Club

San Gabriel County Water District

San Gabriel Valley Municipal Water District

San Gabriel Valley Water Company

Sloan Ranches

Sonoco Products Company

South Covina Water Service

Southern California Edison Company

# Designee

Nick Tomovich

Peter L. Chiu

Jack F. Maechtlen

Robert P. Fuller

Christine Chronis

Alexander S. Rados

Bonnie Pool

K. E. Nungesser

K. E. Nungesser

Allan D. Smith

John W. Lloyd

George W. Bucey

Roy Ruth

R. F. Griszka

Fran Wolfe

Philip G. Crocker

Bob Stallings

Robert H. Nicholson, Jr.

Larry R. Sloan

Elaine Corboy

Anton C. Garnier

S. R. Shermoen

Producer Name	<u>Designee</u>
Southern California Water Company -San Dimas District	J. F. Young
Southern California Water Company -San Gabriel Valley District	J. F. Young
South Pasadena, City of	John Bernardi
Southwestern Portland Cement Company	Dale W. Heineck
Standard Oil Company of California	John A. Wild
Sterling Mutual Water Company	Bennie L. Prowett
Suburban Water Systems	Anton C. Garnier
Sully-Miller Contracting Company	R. R. Munro
Sunny Slope Water Company	Michael J. Hart
$rac{ extbf{T}}{ ext{Garden}}$	Paul S. Taylor
Texaco, Inc.	E. O. Wakefield
Tyler Nursery	James K. Mitsumori, Esq.
$\underline{ t U}$ United Concrete Pipe Corporation	Doyle H. Wadley
United Rock Products Corporation	William S. Capps, Esq.
$rac{ extbf{y}}{ ext{Valencia Heights Water Company}}$	Herman Weskamp
Valley County Water District (Formerly Baldwin Park County Water District)	Stanley D. Yarbrough
Valley View Mutual Water Company	Robert T. Navarre
Via, H., Trust of	Marverna Parton
<u>W</u> Ward Duck Company	Richard J. Woodland
W. E. Hall Company	Thomas S. Bunn, Jr., Esq.
White, June G., Trustee	June G. Lovelady
Whittier, City of	Neil Hudson

}

Wilmott, Erma M.

Erma M. Wilmott

# Exhibit "M"

## WATERMASTER MEMBERS

## FOR CALENDAR YEAR 1973

ROBERT T. BALCH (Producer Member), Chairman

LINN E. MAGOFFIN (Producer Member), Vice Chairman

RICHARD L. ROWLAND (Producer Member), Secretary

BOYD KERN (Public Member), Treasurer

WALKER HANNON (Producer Member)

HOWARD H. HAWKINS (Public Member)

M. E. MOSLEY (Producer Member)

CONRAD T. REIBOLD (Public Member)

HARRY C. WILLS (Producer Member)

)

## STAFF

Carl Fossette, Assistant Secretary-Assistant Treasurer Ralph B. Helm, Attorney Thomas M. Stetson, Engineer

## FOR CALENDAR YEAR 1974

ROBERT T. BALCH (Producer Member), Chairman

LINN E. MAGOFFIN (Producer Member), Vice Chairman

RICHARD L. ROWLAND (Producer Member), Secretary

BOYD KERN (Public Member), Treasurer

WALKER HANNON (Producer Member)

BURTON E. JONES (Public Member)

M. E. MOSLEY (Producer Member)

CONRAD T. REIBOLD (Public Member)

HARRY C. WILLS (Producer Member)

# STAFF

Carl Fossette, Assistant Secretary-Assistant Treasurer Ralph B. Helm, Attorney Thomas M. Stetson. Engineer

Exhibit "M"

M - 1

ROBERT T. BALCH (Producer Member), Chairman

LINN E. MAGOFFIN (Producer Member), Vice Chairman

HARRY C. WILLS (Producer Member), Secretary

BOYD KERN (Public Member), Treasurer

WALKER HANNON (Producer Member)

BURTON E. JONES (Public Member)

D. J. LAUGHLIN (Producer Member)

M. E. MOSLEY (Producer Member)

CONRAD T. REIBOLD (Public Member)

### STAFF

Carl Fossette, Assistant Secretary-Assistant Treasurer Ralph B. Helm, Attorney Thomas M. Stetson, Engineer

### FOR CALENDAR YEAR 1976

ROBERT T. BALCH (Producer Member), Chairman

LINN E. MAGOFFIN (Producer Member), Vice Chairman

HARRY C. WILLS (Producer Member), Secretary

BOYD KERN (Public Member), Treasurer

WALKER HANNON (Producer Member)

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BOYD KERN (Public Member)

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R. H. NICHOLSON, JR. (Producer Member)

#### STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer) Ralph B. Helm, Attorney Thomas M. Stetson, Engineer

# FOR CALENDAR YEAR 1978

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LINN E. MAGOFFIN (Producer Member), Vice Chairman

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CONRAD T. REIBOLD (Public Member), Treasurer

WALKER HANNON (Producer Member)

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WILLIAM M. WHITESIDE (Public Member)

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### FOR CALENDAR YEAR 1980

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CONRAD T. REIBOLD (Public Member), Treasurer

ROBERT T. BALCH (Producer Member)

ROBERT G. BERLIEN (Producer Member)

ANTON C. GARNIER (Producer Member)

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### FOR CALENDAR YEAR 1984

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ALFRED R. WITTIG (Public Member)

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#### STAFF

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# FOR CALENDAR YEAR 1986

LINN E. MAGOFFIN (Producer Member), Chairman

R. H. NICHOLSON, JR. (Producer Member), Vice Chairman

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GERALD J. BLACK (Producer Member)

DONALD F. CLARK (Public Member)

EDWARD R. HECK (Producer Member)

JOHN E. MAULDING (Public Member)

#### STAFF

Robert G. Berlien, Assistant Secretary-Assistant Treasurer Ralph B. Helm, Attorney Thomas M. Stetson, Engineer

## FOR CALENDAR YEAR 1988

LINN E. MAGOFFIN (Producer Member), Chairman

REGINALD A. STONE (Producer Member), Vice Chairman

L. E. MOELLER (Producer Member), Secretary

ALFRED R. WITTIG (Public Member), Treasurer

ROBERT T. BALCH (Producer Member)

GERALD J. BLACK (Producer Member)

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GERALD G. BLACK (Producer Member), Secretary

ALFRED R. WITTIG (Public Member), Treasurer

ROBERT T. BALCH (Producer Member) \*

DONALD F. CLARK (Public Member)

EDWARD R. HECK (Producer Member)

BURTON E. JONES (Public Member)

NELS PALM (Producer Member) \*\*

THOMAS E. SCHOLLENBERGER (Producer Member)

#### STAFF

Robert G. Berlien, Assistant Secretary-Assistant Treasurer Ralph B. Helm, Attorney Thomas M. Stetson, Engineer

- \* DECEASED APRIL 25, 1989
- \*\* Appointed August 24, 1989, for the balance of the calendar year term, to replace deceased member, Robert T. Balch.